

NOTIFICATIONS.

Port St. George, July 21, 1924 (G.O. No. 1217, Revenue)

No. 210.—The following press communication published:—

PRESS COMMUNICATION.

The attention of the Government was drawn to a report in some of the local newspapers regarding the action taken by the district officers of Solens in respect of the toddy shop at Alkarampatti in Hampar taluk. It has been alleged that, as a result of the campaign against drinking carried on by the Kanga Vellala Sangham, the sales in the shop had dwindled to almost nothing and the renter in deference to the wishes of the people closed the shop and applied to the authorities for approval of his action. It is alleged that in spite of the offer of the renter to pay the stipulated annual rental the authorities forced him and also notified the rental of the shop at his risk for breach of conditions of the licence and that although the villagers were prepared to make good the loss to Government due to the closure of the shop the authorities were bent on reopening the shop and forcing the people to drink.

2. The Government have had inquiries made into the matter by officers of the Excise and Revenue departments, as a result of which they find that the facts are as follows:—The toddy shop at Alkarampatti was purchased for the current lease by one Chelavayya Gounder for a monthly rent of Rs. 175. The renter worked the shop for the first 34 months and closed it without applying for permission to do so or notifying the authorities from the middle of March 1924. He did not apply for the making of trees for the second half of the lease, for breach of condition 1 of the general conditions of licence the Revenue Divisional Officer fined the renter Rs. 50 under condition 57. Neither the fine nor the stipulated rental was paid and the renter also persisted in keeping the shop closed. This condition lays down that the shop must be open every day unless closure is authorized. The object of the condition is to secure that a full supply of liquor is available in the shop as long as it is licensed. If a shop is not needed, its removal or closure may be applied for. At the enquiry made some of the non-crenchams and members of the Kanga Vellala Sangham, were vehement in their request that the shop should be closed, whereas a large number of their own kind, weavers and others, urged the non-crenchams they were put to, that their liberties were interfered with, and that they were prevented from going elsewhere for a drink and witnessed a case in which five bottles of toddy brought for use working at a well were destroyed and begged that the shop be reopened. It was clearly explained that it was not the intention of Government to either force or induce people to drink, that all could place themselves, but that they should not coerce and otherwise intimidate others to their way of thinking. The opposition finally said that they had no objection to the shop remaining. The action of the renter, himself in closing the shop was not voluntary as the following facts elicited at the enquiry would show. The shop originally was sold for a monthly rental of Rs. 25 owing to a subscription among the villagers who had arranged that the purchaser should pay Rs. 600 to the village common fund. One Kattappa Gounder purchased the shop at the original sale and Chelavayya Gounder, present renter, was his partner. The original sale was not confirmed, meaning the two partners fell out. At the resale the bid against the shop was 175 and the present renter secured the shop for a monthly rental of Rs. 175. If unopposed at this, joined the sangham and set the members to renter. The renter was prevented until he paid a fine and gave. It is thus clear that there were other forces at work besides the mere demand and that the real interest of temperance would not have been for a shop in an area where a large number of people still desire a supply, would merely have been to drive them to supply themselves.

Port St. George, J-2-22, 1924

No. 211.—The following notification of the
DEPARTMENT OF

No. 211.—Survey of Solens.—The
The Trigonometrical Survey will
commence taking observations of Solens
will be completed. The observations will be
made during the whole of the year.

[illegible]

NOTIFICATION

Part 88 Group, July 19, 1924 (G-G. No. 1288, Stockholm)

In exercise of the powers conferred on them by resolution (5) of section 4 of the Act of 1906, and in pursuance of subsection No. 465, dated 12th October 1901, of the Statute of 1915 and No. 47, dated 23 February 1915, published on pages 1636, 315 and 316 of the Statute of 1915, 1908, 1906, 1905 and 1904, the Board of the Swedish Patent Office has given a decision in the case of the application for a patent for an improvement in the method of treating the surface of the skin and the skin appendages.

Fort St. George, July 25, 1924 (G.O. No. 228, Development).

No. 228.—Under the provisions of section 1 of the Madras Credit Decree Act, 1915, the Government, Ministry of Development, hereby direct that the provisions of the said Act shall be put in force in the village of Sengalpet in the Tenasserly taluk of the Tenasserly district from 1st September 1924 to 15th September 1924, both days inclusive.

Fort St. George, July 25, 1924.

No. 229.—In pursuance of the notification No. 121, dated the 5th April 1924, published at page 415 of Part I of the Fort St. George Gazette, dated the 26th April 1924, the Government, Ministry of Development, hereby direct that for the words "the last August every year" appearing in the notification should be substituted "the 1st September 1924."

ACQUISITION OF LANDS.

Fort St. George, July 18, 1924.

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 1·14 acres, by the same a little more or less, is needed for a public purpose, to wit, for constructing Kallakal Sengampett road with Kallakal working grade southern and northern roads; and under sections 5 and 7 of the same Act, the Revenue Divisional Officer, Sengampett, is appointed to perform the functions of a Collector under the Act and directed to take action for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Sengampett, and may be inspected at any time during office hours.

Tenasserly District, Sengampett taluk, Kallakal village.

Revenue, Agr. S. No. 1181 part, belonging to M. S. Sivasubramanian Pillai, bounded on the north by S. No. 1182, and on S. No. 1183, south by S. No. 1184, west by S. No. 1185	0·42
Tenasserly, Agr. S. No. 1183 part, belonging to M. S. Sivasubramanian Pillai, bounded on the north by S. No. 1184, west by S. No. 1185, south by S. No. 1186, east by S. No. 1187	0·07
Revenue, Agr. S. No. 1185 part, belonging to S. S. Sivasubramanian Pillai, bounded on the north by S. No. 1186, and on S. No. 1187, west by S. No. 1188, east by S. No. 1189	0·25
Revenue, Agr. S. No. 1188 part, belonging to S. S. Sivasubramanian Pillai, bounded on the north by S. No. 1189, and on S. No. 1190, west by S. No. 1191, east by S. No. 1192	0·12
Revenue, Agr. S. No. 1190 part, belonging to S. S. Sivasubramanian Pillai, bounded on the north by S. No. 1191, and on S. No. 1192, west by S. No. 1193, east by S. No. 1194	0·40
Revenue, Agr. S. No. 1191 part, belonging to S. S. Sivasubramanian Pillai, bounded on the north by S. No. 1192, and on S. No. 1193, west by S. No. 1194, east by S. No. 1195	0·14
Total ..	1·14

Fort St. George, July 25, 1924.

Whereas it appears to the Government that the land and buildings mentioned below are needed for a public purpose, to wit, for providing an office for the Co-operative Credit Society at Tiruchitambaram, notice in that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 4 of Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923. The Government, Ministry of Development, hereby authorizes the Revenue Divisional Officer, Tanjore, and his staff to exercise the powers conferred by section 4 (3) of the Act and under section 5 appoint the Revenue Divisional Officer, Tanjore, to exercise the powers of a Collector under the Act.

Tanjore District, Tanjore taluk, Tiruchitambaram village.

Madras Railway, R.R. No. 42 C 4, portion of Government, Esplanade and Esplanade, measuring with premises Sengampett, Sengampett Station and Tanjore Station, measuring Sengampett, Tiruchitambaram Station, Sengampett Station and Tanjore Station, bounded on the north by S. No. 42 C 4 part 4, and on the south by S. No. 42 C 4 part 4, and on the east by S. No. 42 C 4 part 4, and on the west by S. No. 42 C 4 part 4	0·01
Revenue, Agr. S. No. 42 C 4 portion of Government, Esplanade and Esplanade, measuring with premises Sengampett, Sengampett Station and Tanjore Station, bounded on the north by S. No. 42 C 4 part 4, and on the south by S. No. 42 C 4 part 4, and on the east by S. No. 42 C 4 part 4, and on the west by S. No. 42 C 4 part 4	0·01
Revenue, Agr. S. No. 42 C 4 portion of Government, Esplanade and Esplanade, measuring with premises Sengampett, Sengampett Station and Tanjore Station, bounded on the north by S. No. 42 C 4 part 4, and on the south by S. No. 42 C 4 part 4, and on the east by S. No. 42 C 4 part 4, and on the west by S. No. 42 C 4 part 4	0·01
Revenue, Agr. S. No. 42 C 4 portion of Government, Esplanade and Esplanade, measuring with premises Sengampett, Sengampett Station and Tanjore Station, bounded on the north by S. No. 42 C 4 part 4, and on the south by S. No. 42 C 4 part 4, and on the east by S. No. 42 C 4 part 4, and on the west by S. No. 42 C 4 part 4	0·01
Revenue, Agr. S. No. 42 C 4 portion of Government, Esplanade and Esplanade, measuring with premises Sengampett, Sengampett Station and Tanjore Station, bounded on the north by S. No. 42 C 4 part 4, and on the south by S. No. 42 C 4 part 4, and on the east by S. No. 42 C 4 part 4, and on the west by S. No. 42 C 4 part 4	0·01
Total ..	0·04

* Buildings on land held as ground-rent.

Fort St. George, July 25, 1924.

Under section 4, Act I of 1894, as amended by Act XXXVIII of 1923, the Government, Ministry of Development, hereby declare that the land mentioned below and measuring 1·08 sq. fathoms, by the same a little more or less, is needed for a public purpose, to wit, for strengthening the dike in the public-bathing station at Adakottai; and under sections 5 and 7 of the same Act, the Revenue



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE.

No. 91.]

NARRAS, TUESDAY EVENING, JULY 26, 1924

[PART I-B.]

GOVERNMENT EXAMINATIONS. SPECIAL TEST EXAMINATIONS, JUNE 1924.

The following candidates are declared to have passed the Special Tests under which their names appear—

By the Examiners. If by Hon. Examiners Cecil Hoare. If by John Christie.
By the Hon. Examiners. By the Hon. Examiners. By the Hon. Examiners.

[Applicants for positions should be made in accordance with the notice now appearing in the Fort St. George and District Gazette.]

[N.B.—Applicants from unsuccessful candidates asking for information with the view of re-appearing at the next examination of their names papers will not be included in.]

Register number.	Name of candidate.	Place of examination.	Class of examination.	Age.	Highest previous educational qualification.	Description of office held.
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THE CRIMINAL JUSTICE ACT, 1925

General Clause.

9	Kishor Narasimhaiah	Mechan- ical	3	15	S.S.C.	Union, District, and the Court, Bangalore.
12	Chandrasekhar Srinivasiah	General	3	17	Do	Chief, Collector's Office, Bangalore.
44	Chandrasekhar Srinivasiah	Do	3	18	Do	Inspector, Treasury Deputy Collector's Office, Bangalore.
47	Patel K. K. Srinivasiah	Do	11	16	S.S.	Publicity Division Inspector, Police, Bangalore.
58	Patel K. K. Srinivasiah	Do	11	16	S.S.	Special Revenue Inspector, Bangalore.
108	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
172	Kishor Narasimhaiah	Do	11	16	S.S.	Special Revenue Inspector, Bangalore.
175	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
176	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
177	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
178	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
179	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
180	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
181	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
182	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
183	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
184	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
185	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
186	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
187	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
188	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
189	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
190	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
191	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
192	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
193	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
194	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
195	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
196	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
197	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
198	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
199	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.
200	Chandrasekhar Srinivasiah	Do	11	16	S.S.C.	Chief, Collector's Office, Bangalore.

Register number.	Name of candidate.	Place of residence.	Age.	Highest general education (as candidate).	Designation of other bill.
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THE CRIMINAL JUDICIAL TEST—cont.

Various Cases—cont.

281	V. Brumstead ..	Korumb.	38	29	E. A. ..	Revenue Inspector, Temenggong's Office.
282	B. Chakrapanyam Pillai ..	Madras ..	31	39	E. S. L. C. ..	Deputy Assistant, Madras.
283	Wing with Jagdish ..	Do ..	31	34	E. A. (Hons.) ..	Provisionary Clerk at Singapore, Madras.
284	Narasimham Raju Rao ..	Chennai ..	31	34	Temenggong ..	Clerk and Head Clerk, Water, Sewerage, and Public Works Office.
285	V. T. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Deputy Deputy Collector's Office, Chennai.
286	G. Raghavaram ..	Chennai ..	31	39	E. A. ..	Clerk, Collector's Office, Chennai.
287	Rajagopal A. P. P. ..	Chennai ..	31	39	E. A. ..	Clerk, City Office, Madras.
288	T. Toppalambalam ..	Chennai ..	31	39	E. S. L. C. ..	Assistant, Collector's Office, Trichinopoly.
289	P. S. Sankaranarayanan ..	Do ..	31	39	Madras ..	Deputy Assistant, Madras.
290	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Provisionary Revenue Inspector, Trichinopoly.
291	R. Sankaranarayanan ..	Trichinopoly ..	31	39	Madras ..	Head Clerk, Chief Magistrate's Office, Trichinopoly.
292	P. S. Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, City Office, Madras.
293	P. S. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Sub-Magistrate's Office, Madras.
294	R. Sankaranarayanan ..	Do ..	31	39	Do ..	Translator, Assistant Revenue Clerk, Madras.
295	P. Sankaranarayanan ..	Do ..	31	39	Do ..	Clerk, Chief Office, Madras.
296	S. Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Collector's Office, Madras.
297	N. S. Sankaranarayanan ..	Do ..	31	39	E. A. ..	Assistant, Madras, Assistant Revenue Clerk, Madras.
298	T. D. Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Collector's Office, Madras.
299	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Assistant Sub-Collector, Madras.
300	P. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Revenue Clerk, Madras.
301	T. V. Sankaranarayanan ..	Do ..	31	39	Madras ..	Clerk, Collector's Office, Madras.
302	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Sub-Magistrate's Office, Madras.
303	E. Sankaranarayanan ..	Do ..	31	39	Madras ..	Clerk, Deputy Clerk, Madras.
304	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Sub-Collector's Office, Madras.
305	R. Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
306	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
307	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
308	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
309	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
310	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
311	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
312	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
313	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
314	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
315	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
316	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
317	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
318	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
319	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.
320	R. Sankaranarayanan ..	Do ..	31	39	E. S. L. C. ..	Clerk, Madras, Madras.

THE REVENUE TEST.

Various Cases.

79	Manga Kishore ..	Becham ..	31	39	Temenggong ..	Clerk, Collector's Office, Madras.
80	Krishna Pillai ..	Do ..	31	39	E. S. L. C. ..	Assistant, Madras, Assistant Revenue Clerk, Madras.
81	Sankaranarayanan ..	Do ..	31	39	Do ..	Clerk, Collector's Office, Madras.
82	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Do ..
83	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Collector's Office, Madras.
84	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Head Clerk, Special Board, Office, Madras.
85	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Provisionary Revenue Inspector, Madras.
86	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Provisionary Revenue Inspector, Madras.
87	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
88	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
89	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
90	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
91	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
92	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
93	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
94	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
95	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
96	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
97	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
98	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
99	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.
100	Sankaranarayanan ..	Do ..	31	39	E. A. ..	Clerk, Madras, Madras.

LIST OF FAILURES.

[Note.—(1) Candidates who were absent from part of the examination are regarded as having failed in the subject or subjects from which they absented themselves.

(2) Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answer papers will not be attended to.]

THE GENERAL JOURNAL TEST.

The Indian Language Act	4	Passed 2nd Examination	4
The Indian Penal Code	4	Deficiency at total marks	4
The Code of Criminal Procedure	4		4

Register number	Subjects failed in	Register number	Subjects failed in	Register number	Subjects failed in	Register number	Subjects failed in	Register number	Subjects failed in
10	a	117	a b	406	a d	546		744	a b
11	a	118	a b	417	b	547	a	745	a b
12	a	119	b	420	a b	548	d	746	a b
13	a b	121	a	421	a b d	549	a	747	a
14	a	122	a b	422	a b	550	a b	748	a
15	a	123	a b	423	a b	551	a	749	a b
16	a	124	a b	424	a b	552	a d	750	a
17	a	125	a b	425	a	553	a b	751	a
18	a	126	a b	426	a	554	a b	752	a
19	a	127	a b	427	a	555	a b	753	a
20	a	128	a b	428	a	556	a b	754	a
21	a	129	a b	429	a	557	a b	755	a
22	a b	130	a b	430	a b	558	a b	756	a b
23	a	131	a b	431	a b	559	a b	757	a b
24	a	132	a b	432	a b	560	a b	758	a b
25	a	133	a b	433	a b	561	a b	759	a b
26	a	134	a b	434	a b	562	a b	760	a b
27	a	135	a b	435	a b	563	a b	761	a b
28	a	136	a b	436	a b	564	a b	762	a b
29	a	137	a b	437	a b	565	a b	763	a b
30	a	138	a b	438	a b	566	a b	764	a b
31	a	139	a b	439	a b	567	a b	765	a b
32	a	140	a b	440	a b	568	a b	766	a b
33	a	141	a b	441	a b	569	a b	767	a b
34	a	142	a b	442	a b	570	a b	768	a b
35	a	143	a b	443	a b	571	a b	769	a b
36	a	144	a b	444	a b	572	a b	770	a b
37	a	145	a b	445	a b	573	a b	771	a b
38	a	146	a b	446	a b	574	a b	772	a b
39	a	147	a b	447	a b	575	a b	773	a b
40	a	148	a b	448	a b	576	a b	774	a b
41	a	149	a b	449	a b	577	a b	775	a b
42	a	150	a b	450	a b	578	a b	776	a b
43	a	151	a b	451	a b	579	a b	777	a b
44	a	152	a b	452	a b	580	a b	778	a b
45	a	153	a b	453	a b	581	a b	779	a b
46	a	154	a b	454	a b	582	a b	780	a b
47	a	155	a b	455	a b	583	a b	781	a b
48	a	156	a b	456	a b	584	a b	782	a b
49	a	157	a b	457	a b	585	a b	783	a b
50	a	158	a b	458	a b	586	a b	784	a b
51	a	159	a b	459	a b	587	a b	785	a b
52	a	160	a b	460	a b	588	a b	786	a b
53	a	161	a b	461	a b	589	a b	787	a b
54	a	162	a b	462	a b	590	a b	788	a b
55	a	163	a b	463	a b	591	a b	789	a b
56	a	164	a b	464	a b	592	a b	790	a b
57	a	165	a b	465	a b	593	a b	791	a b
58	a	166	a b	466	a b	594	a b	792	a b
59	a	167	a b	467	a b	595	a b	793	a b
60	a	168	a b	468	a b	596	a b	794	a b
61	a	169	a b	469	a b	597	a b	795	a b
62	a	170	a b	470	a b	598	a b	796	a b
63	a	171	a b	471	a b	599	a b	797	a b
64	a	172	a b	472	a b	600	a b	798	a b
65	a	173	a b	473	a b	601	a b	799	a b
66	a	174	a b	474	a b	602	a b	800	a b
67	a	175	a b	475	a b	603	a b	801	a b
68	a	176	a b	476	a b	604	a b	802	a b
69	a	177	a b	477	a b	605	a b	803	a b
70	a	178	a b	478	a b	606	a b	804	a b
71	a	179	a b	479	a b	607	a b	805	a b
72	a	180	a b	480	a b	608	a b	806	a b
73	a	181	a b	481	a b	609	a b	807	a b
74	a	182	a b	482	a b	610	a b	808	a b
75	a	183	a b	483	a b	611	a b	809	a b
76	a	184	a b	484	a b	612	a b	810	a b
77	a	185	a b	485	a b	613	a b	811	a b
78	a	186	a b	486	a b	614	a b	812	a b
79	a	187	a b	487	a b	615	a b	813	a b
80	a	188	a b	488	a b	616	a b	814	a b
81	a	189	a b	489	a b	617	a b	815	a b
82	a	190	a b	490	a b	618	a b	816	a b
83	a	191	a b	491	a b	619	a b	817	a b
84	a	192	a b	492	a b	620	a b	818	a b
85	a	193	a b	493	a b	621	a b	819	a b
86	a	194	a b	494	a b	622	a b	820	a b
87	a	195	a b	495	a b	623	a b	821	a b
88	a	196	a b	496	a b	624	a b	822	a b
89	a	197	a b	497	a b	625	a b	823	a b
90	a	198	a b	498	a b	626	a b	824	a b
91	a	199	a b	499	a b	627	a b	825	a b
92	a	200	a b	500	a b	628	a b	826	a b
93	a	201	a b	501	a b	629	a b	827	a b
94	a	202	a b	502	a b	630	a b	828	a b
95	a	203	a b	503	a b	631	a b	829	a b
96	a	204	a b	504	a b	632	a b	830	a b
97	a	205	a b	505	a b	633	a b	831	a b
98	a	206	a b	506	a b	634	a b	832	a b
99	a	207	a b	507	a b	635	a b	833	a b
100	a	208	a b	508	a b	636	a b	834	a b
101	a	209	a b	509	a b	637	a b	835	a b
102	a	210	a b	510	a b	638	a b	836	a b
103	a	211	a b	511	a b	639	a b	837	a b
104	a	212	a b	512	a b	640	a b	838	a b
105	a	213	a b	513	a b	641	a b	839	a b
106	a	214	a b	514	a b	642	a b	840	a b
107	a	215	a b	515	a b	643	a b	841	a b
108	a	216	a b	516	a b	644	a b	842	a b
109	a	217	a b	517	a b	645	a b	843	a b
110	a	218	a b	518	a b	646	a b	844	a b
111	a	219	a b	519	a b	647	a b	845	a b
112	a	220	a b	520	a b	648	a b	846	a b
113	a	221	a b	521	a b	649	a b	847	a b
114	a	222	a b	522	a b	650	a b	848	a b
115	a	223	a b	523	a b	651	a b	849	a b
116	a	224	a b	524	a b	652	a b	850	a b
117	a	225	a b	525	a b	653	a b	851	a b
118	a	226	a b	526	a b	654	a b	852	a b
119	a	227	a b	527	a b	655	a b	853	a b
120	a	228	a b	528	a b	656	a b	854	a b
121	a	229	a b	529	a b	657	a b	855	a b
122	a	230	a b	530	a b	658	a b	856	a b
123	a	231	a b	531	a b	659	a b	857	a b
124	a	232	a b	532	a b	660	a b	858	a b
125	a	233	a b	533	a b	661	a b	859	a b
126	a	234	a b	534	a b	662	a b	860	a b
127	a	235	a b	535	a b	663	a b	861	a b
128	a	236	a b	536	a b	664	a b	862	a b
129	a	237	a b	537	a b	665	a b	863	a b
130	a	238	a b	538	a b	666	a b	864	a b
131	a	239	a b	539	a b	667	a b	865	a b
132	a	240	a b	540	a b	668	a b	866	a b
133	a	241	a b	541	a b	669	a b	867	a b
134	a	242	a b	542	a b	670	a b	868	a b
135	a	243	a b	543	a b	671	a b	869	a b
136	a	244	a b	544	a b	672	a b	870	a b
137	a	245	a b	545	a b	673	a b	871	a b
138	a	246	a b	546	a b	674	a b	872	a b
139	a	247	a b	547	a b	675	a b	873	a b
140	a	248	a b	548	a b	676	a b	874	a b
141	a	249	a b	549	a b	677	a b	875	a b
142	a	250	a b	550	a b	678	a b	876	a b
143	a	251	a b	551	a b	679	a b	877	a b
144	a	252	a b	552	a b	680	a b	878	a b
145	a	253	a b	553	a b	681	a b	879	a b
146	a	254	a b	554	a b	682	a b	880	a b
147	a	255	a b	555	a b	683	a b	881	a b
148	a	256	a b	556	a b	684	a b	882	a b
149	a	257	a b	557	a b	685	a b	883	a b
150	a	258	a b	558	a b	686	a b	884	a b
151	a	259	a b	559	a b	687	a b	885	a b
152	a	260	a b	560	a b	688	a b	886	a b
153	a	261	a b	561	a b	689	a b	887	a b
154	a	262	a b	562	a b	690	a b	888	a b
155	a	263	a b	563	a b	691	a b	889	a b
156	a	264	a b	564	a b	692	a b	890	a b
157	a	265	a b	565	a b	693	a b	891	a b
158	a	266	a b	566	a b	694	a b	892	a b
159	a	267	a b	567	a b	695	a b	893	a b
160	a	268	a b	568	a b	696	a b	894	a b
161	a	269	a b	569	a b	697	a b	895	a b
162	a	270	a b	570	a b	698	a b	896	a b
163	a	271	a b	571	a b	699	a b	897	a b
164	a	272	a b	572	a b	700	a b	898	a b
165	a	273	a b	573	a b	701	a b	899	a b
166	a	274	a b	574	a b	702	a b	900	a b
167	a	275	a b	575	a b	703	a b	901	a b
168	a	276	a b	576	a b	704	a b	902	a b
169	a	277	a b	577	a b	705	a b	903	a b
170	a	278	a b	578	a b	706	a b	904	a b
171	a	279	a b	579	a b	707	a b	905	a b
172	a	280	a b	580	a b	708	a b	906	a b
173	a	281	a b	581	a b	709	a b	907	a b
174	a	282	a b	582	a b	710	a b	908	a b
175	a	283	a b	583	a b	711	a b	909	a b
176	a	284	a b	584	a b	712	a b	910	a b
177	a	285	a b	585	a b	713	a b	911	a b
178	a	286	a b	586	a b	714	a b	912	a b
179	a	287	a b	587	a b	715	a b	913	a b



THE FORT ST. GEORGE GAZETTE

Published by Authorize.

Fig. 31.3

MADRAS, TUESDAY EVENING, JULY 29, 1934.

[Palace, 8 avenue]

Part 33.—Miscellaneous Publications.

CONTENTS

[illegible]

APPOINTMENTS, LEAVE, ETC.

INDEX

M. M. Lee—M.R. Ry. Embarkation Fundation Bureau, Approx Average, District Council, Toronto, is granted leave on average pay for six days from the 8th July 1954 and on half average pay for four days in substitution thereof under Fundamental Rule 85 and 87.

Attorney of Lawrence—in partial satisfaction of a New High Court Judgment dated the 10th May 1924, \$2,325. Dr. Geo. Walter V. Moore, of Portland, Maine, (Gen'l) OMBUD MAN, High Court, Portland, Maine, granted an order of 1926 as half average pay under rules no. 80 and 96 of the Pensions Act, 1924, \$6 the 10th May 1924 (return) to contributors of the leave already granted to him in the High Court Judgment, dated the 11th March 1924, published at page 757 of Part II of the *Red Star* Weekly, dated the 18th March 1924.

High Court, Madras,
10th July 1884.

No. 55, Law.—M.H.R. Vapa, Pannayya, Perikali Gora, District Mandal of Raichodpur, is granted leave on average pay for seven days from the 1st July 1938 and on half average pay for seven days in continuation thereof under Fundamental Rule 55.

No. 44. *Appointment and posting.*—M.R. Ry. Varadarath Venkatesh Seshagiri Rao Garu, B.A., B.L., Bench Clerk, High Court, is appointed to act as District Munsif and is posted to Qaidadah. To your
Respectfully,

High Court, Madras,
28th July 1954.

Appointments.—Under the provisions of section 123 of the Code of Civil Procedure, 1909, the Hon'ble the Officiating Chief Justice has been pleased to make the following appointments to the Rule Committee:—

(1) The Hon'ble the Officiating Chief Justice to be a member of the Committee, *ex officio* the Hon'ble Mr. Victor Murray Costa Truter, Chief Justice, *ad hoc*.

(2) The Hon'ble Mr. Justice Matheson Noyes to be a member of the Committee.

(3) M.R.Sy. Deyan Babakar Chakrabarti, Barrister-at-Law, Trincomalee, Assam, to be a member of the Committee, *vice* Mr. Krishna Prasad, now Acting Chief Presidency Magistrate, Madras.

(4) Mr. John Colyer Adams, Barrister-at-Law, Public Prosecutor, Madras, to be a member of the Committee, *vice* Mr. C. Matheson Noyes appointed High Court Judge.

High Court, Madras,
21st July 1924.

F. G. BUTLER,
Registrar.

PERSONAL WORKS.

Transfer.—With reference to Memorandum No. 1715 E.T.R., dated 25th July 1924, from the Secretary to Government, Public Works Department, M.R.Sy. R. Rajagopal Acharyar, Es., B.A., Assistant Engineer, in service from leave on the 28th instant, reported for the charge of the Cochinthal subdivision, Kottai Northern Division.

Transfer.—M.R.Sy. S. Ramayya, Officiating Assistant Engineer, Cochinthal subdivision, on relief by M.R.Sy. R. Rajagopal Acharyar, is transferred to Godavari Western Division for the charge of the Special subdivision for remodeling of theroads.

Barrada, 24th July 1924.

L. H. GREGG,
Off. Superintending Engineer, Kottai Circle.

Transfer.—The following transfers of Subdivisional Officers are ordered:—

(1) Mr. N. J. Joseph, Assistant Executive Engineer, on relief from the post of Personal Assistant to Superintending Engineer by M.R.Sy. K. R. Krishnaswamy Ayyar, Assistant Engineer, is posted to the first instance in the T.E.S. subdivision, Wabair Circle, as a temporary measure and afterwards transferred to the Nilgiris division for charge of Technique subdivision.

(2) M.R.Sy. T. Venkateswaraiah Ayyar, Assistant Executive Engineer, Kottai subdivision, is on relief by him (1), transferred to Godavari Northern Division for charge of Kanarayan subdivision.

(3) M.R.Sy. G. Jagannatha Rao Nayudu, Subdivisional Officer, Kanarayan subdivision, is transferred to Mysore subdivision, Kottai division. To proceed on relief by him (2).

(4) M.R.Sy. Y. K. Venkateswara Nayudu, Subdivisional Officer, Mysore subdivision, Kottai division, is on relief by him (3), transferred to T.E.S. subdivision, Wabair Circle.

The transfer of these (3) works with 4 months to vacant pay and travelling allowance.

Vijayapattinam, 22nd July 1924.

G. PRUDICE,
Superintending Engineer, Wabair Circle.

MISCELLANEOUS.

Transfer.—First-Lieut. Military Assistant Surgeon T. J. Gilman, M.B.B.S., B.S., LL.D. (Lond.), M.R.C.S. & L. (Dub.), L.D.S. (Edin.), on relief at Barrage by Surgeonmajor Madhava's Lingappa (Hospita), and Medical School, Bangalore, Madras, to the Medical College, Madras, as Assistant to the Professor of Materia Medica, on relief of Captain E. R. Mahoney, I.M.S., transferred to the 3rd Department.

(By order)

Madras, 25th July 1924.

F. F. MATHIAS,
Personal Assistant to Surgeon-General.

POSTAGE.

Letter.—Mr. B. W. G. Main, Probationary Assistant Superintendent of Police, Pondicherry subdivision, Annamalai district, from 2nd day (at half average pay) for duration days from 25th to 25th May 1924 with provision to profit and with the two Sundays on 25th and 1st May 1924 under rule 21 (d) and subsidiary rules to rule 43 of the Fundamental Rules.

Madras, 25th July 1924.

F. HANSTINGTON,
Acting Inspector-General of Police.

PUBLIC HEALTH.

Appointments.—The following being appointments made by Government (G. O. No. 1023, P.H., dated 15th July 1924):—

(1) Dr. T. R. RANGASWAMI, M.B., B.S., M.A.M., Reserve District Health Officer—Acting Health Officer, Trichinopoly Municipality.

(2) Dr. K. V. IYER, M.B., B.S., Acting Reserve District Health Officer, res. No. (7) on other duty.

Madras, 12th July 1924.

K. T. MATTHEW
Acting Director of Public Health.

GENERAL NOTIFICATIONS.

PATENTS.

The following printed specifications of applications for patents, which have been accepted under section 6 of the Indian Patents and Designs Act, 1911, have been published and may be inspected free of charge at the Madras Record Office, Egmore. Copies of these specifications may be purchased at the Patent Office, 1, Convent House Street, Colombo, at the price of one rupee per copy.

Directions for the preparation of inventors and others are given in the Indian Patents and Designs Act, 1911 (para 18 clause), and in the Indian Patents and Designs Rules, 1912 (para 2 clause). These should be consulted before an application is made to the Controller of Patents and Designs.

9485. Potter (Jr.), Fielding, Fielding and

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J. A. CHAPMAN,
Librarian.

NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, has, under section 28 (1) of the Co-operative Societies Act (I of 1912 (India)), accepted the registration of the Yanganbali Co-operative Society No. 4952 in the Koda taluk of the Coimbatore District, and has appointed the Assistant Registrar, Coimbatore, to be liquidator under section 42 (1) of the same Act.

This order will take effect on the expiry of two months from this date, viz., 23rd July 1924.

Madras, 21st July 1924.

The Registrar of Co-operative Societies, Madras, has, under section 28 (1) of the Co-operative Societies Act (I of 1912 (India)), accepted the registration of the Volapatti Adi-Dravid Co-operative Society, No. 4953, in the Narasimha taluk of the Tenkasi District, and has appointed the Assistant Registrar, Tenkasi, to be liquidator under section 42 (1) of the same Act.

This order will take effect on the expiry of two months from this date, viz., 23rd July 1924.

Madras, 23rd July 1924.

J. GRAY,
Registrar of Co-operative Societies.

DEPARTMENT OF AGRICULTURE.

Barometer showing the mixed constructional experts of new cities in the Mexican Presidency for the week ending 24th July 1924.

Notes.—All diagnoses are in italics of the *th. fac.*

[illegible]

col. Dates are supplied in the corresponding week of previous year by column with

40) Zafreen suggested in the last reporting week to go with Zafreen as she is the current, main by her will.

20. *Examine the use in the natural work—Mullins, 1976; Gossards, et al; Talarico, et al, 1981*

140 Domestic loads collected from Roubaix not reported earlier (2013 index).

Quantity of notice posted in the Pressing Section and of unposted notice received at Sylvania Mills in Madison County during the week ending 18th July 1928.

⁴Wair = All. Egonum was in lot of 200 lb. Est.

Variety of fishes	In the previous year					In the present year					% increase/decrease
	Crabs	Shrimps	Other	Total	Percentage	Crabs	Shrimps	Other	Total	Percentage	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
Therapsid	6,126	90,108	9,076	105,310	100.00	51,181	1,018	17,861	69,060	100.00	65.52
Bat	301	1,000	1,000	3,001	2.85	1,000	1,000	1,000	3,000	100.00	99.97
Primate	1,500	71,476	5,000	77,976	74.05	50,000	1,000	17,861	68,861	89.59	90.86
Non-human	1,199	69,476	4,000	74,675	70.55	49,000	1,000	17,861	67,861	90.86	96.20
Human	301	2,000	1,000	3,001	2.85	1,000	1,000	1,000	3,000	100.00	99.97
Total	8,927	161,584	15,076	185,587	100.00	104,181	2,018	37,722	143,921	100.00	77.62

(d) Transfer not before not required before.

Melrose, 194b, July 1921

H. D. AMSTAD,
Director of Agriculture.

FIELD HEALTH DEPARTMENT.

Absent return of attacks and death of epidemic disease in the Presidency of Madras during the week ending 30 July 1934.

State of district, lake (pond) and municipality	Area	Depth	Name of district, lake (pond) and municipality	Area	Depth	Name of district, lake (pond) and municipality	Area	Depth
Chabara.			Chabara-west.			Chabara-east.		
Known	2	9	Known	1	2	Known	8	11
Unknown	1	1	Unknown	2	2	Unknown	2	2
Total	3	10	Total	3	4	Total	10	13
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10	10	Area	10	10	Area	10	10
Depth	10	10	Depth	10	10	Depth	10	10
Volume	10	10	Volume	10	10	Volume	10	10
Total	10	10	Total	10	10	Total	10	10
Area	10							

Modern, Wind, 2004

Vital Statistics of the Municipal Towns of the Malabar Provinces for the week ending 28th June 1928.

Districts.	Serial number.	Municipal towns.	Fornumerous towns. Enumerative stations or non Census at 1921.			Deaths.			Diseases.										Total.		
			Males.	Females.	Total.	Males aged 15 and up to 15.	Males under 15.	Females under 15.	Cholera.	Dysentery.	Typhoid.	Typhus.	Scarlet fever.	Measles.	Whooping cough.	Diphtheria.	Other.	Total.	Males.	Females.	Total.
Ouzhion	1	Barkaspet	65,961	28,720	94,681	10
	2	Perakudi
	3	Chinnoli	7,465	4,603	12,068	7	1
	4	Vengayam	32,135	22,544	54,679	30
Vengayam.	5	Vengayam	14,361	10,918	25,279	24
	6	Andrapalle	16,088	10,322	26,410	15
	7	Radipattinam	3,428	4,621	8,049	7
	8	Pakkam
Gothari	9	Pakkam	30,758	27,545	58,303	42
	10	Padinjaram	7,541	7,418	14,959	5
	11
	12
Kattar	13
	14
	15
	16
Guzur	17
	18
	19
	20
Nellur	21
	22
	23
	24
Chingaypet	25
	26
	27
	28
South Arcot	29
	30
	31
	32
Trichinopoly	33
	34
	35
	36
Tanjore	37
	38
	39
	40
Madura	41
	42
	43
	44

Vital Statistics of the Municipal Towns of the Majors Provinces for the week ending 25th June 1924—cont.

District.	Municipal towns.	Males.	Females.	Total.	Deaths.					Burials.										Totals.		
					Males.	Females.	Total.	Children.	Adults.	Infants.	Females.	Females.	Females.	Females.	Females.	Females.	Females.	Females.	Females.	Males.	Females.	Total.
Barnol	43. Privetown	18,487	18,795	37,282	10	11	21	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	44. Vindoburg	10,789	11,003	21,792	17	11	28	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	45. Brixton	7,027	7,580	14,607	10	11	21	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	46. Tintown	20,268	21,220	41,488	40	1	41	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Tintown	47. Pakenham	11,268	11,500	22,768	10	11	21	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	48. Tintown	20,761	21,743	42,504	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	49. Tintown	20,268	21,220	41,488	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	50. Tintown	11,268	11,500	22,768	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
North Coast.	51. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	52. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	53. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	54. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Ottawa	55. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	56. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	57. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	58. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Baker	59. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	60. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	61. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	62. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Ottawa	63. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	64. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	65. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	66. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Ottawa	67. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	68. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	69. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	70. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Karnal	71. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	72. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	73. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	74. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Calcutta	75. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	76. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	77. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	78. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Baker	79. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	80. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	81. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	82. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Assam	83. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	84. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	85. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	86. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Nigeria, The	87. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	88. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	89. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	90. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
South Korea	91. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	92. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	93. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	94. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Malabar	95. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	96. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	97. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	98. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Cochin	99. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	100. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	101. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
	102. Tintown	10,747	11,003	21,750	10	1	11	1	1	2	1	1	1	1	1	1	1	1	1	1	1	1
Total		1,500,000	1,500,000	3,000,000	2,578	163	2,741	36	6	424	267	244	30	30	445	301	919	1,260				

Madras, 18th July 1924.

* Figures not certified.

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[Part II]

Yield Statistics of the Municipal Farms of the Manna Province for the week ending 31 July 1924.

Persons on the Government farms of the Madras Presidency for the year ending 31st July 1921.																						
Dist.	District.	Serial number.	Municipal farms.	Persons on farms according to the Census of 1921.			Farms.		Crops.											Total.		
				Males.	Females.	Total.	Number of holdings.	Number of persons per holding.	Cereals.	Non-cereals.	Plant.	Fruit.	Industrial and other.	Vegetables.	Other crops.	Other crops.	Males.	Females.	Total.			
Changan.		1	Berimpur	81,661	16,729	98,390	25	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		2	Pachanall	9,848	9,903	19,751	18	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		3	Chavale	7,495	9,903	17,398	9	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		4	Vasupuram	22,153	22,543	44,696	96	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Vingapuram.		5	Yennagumam	18,284	19,018	37,302	22	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		6	Annapuram	16,685	16,272	32,957	15	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		7	Banipuram	5,424	5,371	10,795	6	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		8	Palayamkottai	26,715	27,043	53,758	40	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Gedamari.		9	Chavale	26,811	27,062	53,873	45	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		10	Chavale	7,200	7,118	14,318	4	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		11	Chavale	22,610	22,212	44,822	27	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		12	Chavale	22,147	21,643	43,790	27	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Kilasa.		13	Chavale	21,675	21,662	43,337	26	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		14	Chavale	7,203	7,078	14,281	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		15	Chavale	21,675	21,612	43,287	26	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		16	Chavale	12,043	11,143	23,186	9	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Guntur.		17	Chavale	7,760	7,203	14,963	9	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		18	Chavale	7,009	7,203	14,212	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		19	Chavale	8,709	7,638	16,347	12	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		20	Chavale	17,760	16,004	33,764	20	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Madura.		21	Chavale	276,147	266,664	542,811	484	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		22	Chavale	86,714	86,662	173,376	29	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		23	Chavale	18,607	18,447	37,054	12	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		24	Chavale	8,437	8,437	16,874	12	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Chingapat.		25	Chavale	20,639	20,436	41,075	12	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		26	Chavale	12,759	12,757	25,516	9	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		27	Chavale	8,860	8,877	17,737	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		28	Chavale	68,574	68,808	137,382	24	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Tritankurupoly.		29	Chavale	11,036	11,014	22,050	7	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		30	Chavale	8,255	8,268	16,523	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		31	Chavale	10,429	10,474	20,903	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		32	Chavale	20,639	20,436	41,075	24	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Tanjore.		33	Chavale	14,607	14,610	29,217	14	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		34	Chavale	12,059	12,011	24,070	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		35	Chavale	16,608	16,608	33,216	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		36	Chavale	10,810	10,810	21,620	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Madura.		37	Chavale	18,810	18,810	37,620	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		38	Chavale	8,810	8,810	17,620	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		39	Chavale	8,810	8,810	17,620	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
		40	Chavale	8,810	8,810	17,620	10	1	1	1	1	1	1	1	1	1	1	1	1	1	1	

* Some not recorded.

[1924 JULY 26]

STATE OF GEORGIA GAZETTE

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Vital Statistics of the Municipal Towns of the Madras Presidency for the month of May 1924.

District.	Serial number.	Municipal Town.	POPULATION UNDER GOVERNMENT ADMINISTRATION BY THE TOWN COUNCIL OR (P.C.)			Deaths.			Deaths.													Total.			Total of corresponding months of previous year.			
			Males.	Females.	Total.	Males registered under the P.C.	Females registered under the P.C.	Total registered under the P.C.	Cholera.	Typhoid.	Erysipelas.	Erysipelas.	Dysentery.	Dysentery.	Diarrhoea.	Diarrhoea.	Scarlet fever.	Scarlet fever.	Smallpox.	Smallpox.	Other causes.	Males.	Females.	Total.	Males.	Females.	Total.	
Gough.	1	Berkhamstead.	44,101	18,233	62,334	79	1	80	4	7	2	4	1	1	1	1	1	1	1	1	1	27	63	90	14	38	52	
	2	Chennai.	2,828	4,295	7,123	60	2	62	1	1	1	1	1	1	1	1	1	1	1	1	1	27	59	86	18	18	36	
	3	Chennai.	7,111	5,619	12,730	22	1	23	1	1	1	1	1	1	1	1	1	1	1	1	1	16	4	20	16	35	51	
	4	Vandavasi.	12,158	12,158	24,316	114	1	115	5	1	1	1	1	1	1	1	1	1	1	1	1	16	4	20	16	35	51	
Tingalpet.	5	Tingalpet.	29,281	18,114	47,395	44	1	45	1	1	1	1	1	1	1	1	1	1	1	1	1	18	14	32	42	31	73	
	6	Andampet.	26,994	18,173	45,167	44	1	45	1	1	1	1	1	1	1	1	1	1	1	1	1	18	14	32	42	31	73	
	7	Andampet.	1,179	6,871	8,050	9	1	10	1	1	1	1	1	1	1	1	1	1	1	1	1	12	8	20	18	1	19	
	8	Andampet.	36,228	27,443	63,671	110	1	111	1	1	1	1	1	1	1	1	1	1	1	1	1	77	74	151	81	84	165	
Gubbi.	9	Gubbi.	15,341	12,807	28,148	12	1	13	1	1	1	1	1	1	1	1	1	1	1	1	1	12	10	22	10	10	20	
	10	Gubbi.	7,582	7,419	14,991	11	1	12	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	11	Gubbi.	12,124	12,124	24,248	40	1	41	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	12	Gubbi.	16,107	16,107	32,214	110	1	111	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Kattur.	13	Kattur.	11,878	17,462	29,340	364	13	377	1	1	1	1	1	1	1	1	1	1	1	1	1	11	4	15	14	14	28	
	14	Kattur.	7,583	7,583	15,166	51	1	52	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	15	Kattur.	18,107	18,107	36,214	110	1	111	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	16	Kattur.	1,101	1,101	2,202	60	1	61	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Gubbi.	17	Gubbi.	7,583	7,583	15,166	51	1	52	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	18	Gubbi.	1,101	1,101	2,202	60	1	61	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	19	Gubbi.	1,101	1,101	2,202	60	1	61	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	20	Gubbi.	1,101	1,101	2,202	60	1	61	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Vellore.	21	Vellore.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	22	Vellore.	275,567	324,340	600,000	1,365	167	1,532	4	4	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	23	Vellore.	16,511	16,511	33,022	910	1	911	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	24	Vellore.	15,947	15,947	31,894	910	1	911	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Chingelput.	25	Chingelput.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	26	Chingelput.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	27	Chingelput.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	28	Chingelput.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
South Arcot.	29	South Arcot.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	30	South Arcot.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	31	South Arcot.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	32	South Arcot.	1,037	6,801	7,838	91	1	92	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Tiruchirappalli.	33	Tiruchirappalli.	10,571	10,571	21,142	281	28	309	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	34	Tiruchirappalli.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	35	Tiruchirappalli.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	36	Tiruchirappalli.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Tanjore.	37	Tanjore.	19,954	19,954	39,908	567	57	624	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	38	Tanjore.	19,954	19,954	39,908	567	57	624	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	39	Tanjore.	19,954	19,954	39,908	567	57	624	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	40	Tanjore.	19,954	19,954	39,908	567	57	624	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Madurai.	41	Madurai.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	42	Madurai.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	43	Madurai.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	44	Madurai.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
Vellore.	45	Vellore.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	46	Vellore.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	47	Vellore.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2
	48	Vellore.	11,750	18,400	30,150	271	28	299	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	2

(Continued on next page)

Fig. 1. Station of the Municipal Term of the Moscow Province for the month of May 1924.—and

[illegible]

Final Statistics of the Rural Towns of the Madras Presidency for the month of May 1924

Dist.	District.	Serial number.	Rural towns.	Population under regulation (not including the Census of 1921)	Details.													Total.			Total of corresponding month of previous year.				
					Number of residents in the town.	Total population in the town.	Male population in the town.	Female population in the town.	Total population in the town.	Male population in the town.	Female population in the town.	Total population in the town.	Male population in the town.	Female population in the town.	Total population in the town.	Male population in the town.	Female population in the town.	Total population in the town.	Male population in the town.	Female population in the town.	Total population in the town.				
Tamil Nadu	Tamil Nadu	1	Madurai	10,179	80	5	24
		2	Palani	17,000
		3	Coimbatore	15,446	21
		4	Chennai	11,421
		5	Madurai	11,229	51
Coimbatore	Coimbatore	6	Palani	10,071	18
		7	Chennai	10,700
		8	Palani	10,026
		9	Chennai	10,000
		10	Palani	10,000
Kannada	Kannada	11	Chennai	10,000
		12	Chennai	10,000
		13	Chennai	10,000
		14	Chennai	10,000
		15	Chennai	10,000
Gujarat	Gujarat	16	Chennai	10,000
		17	Chennai	10,000
		18	Chennai	10,000
		19	Chennai	10,000
		20	Chennai	10,000
Maharashtra	Maharashtra	21	Chennai	10,000
		22	Chennai	10,000
		23	Chennai	10,000
		24	Chennai	10,000
		25	Chennai	10,000

(Continued on next page)

JUNE 20, 1924

FORM 12, GEORGE QUARTER

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Vital Statistics of the Road Town of the Maltese Parishes for the month of May 1924—cont.

District.	Road Town.	Population under 20 years of age living in the District in 1921.	Deaths.					Burials.										Total.			Total of corresponding month of previous year.						
			Number of persons dying in the month.	Males.	Females.	Children.	Infants.	Persons.	Deaths of persons dying in the month.	Males.	Females.	Children.	Infants.	Persons.	Deaths of persons dying in the month.	Males.	Females.	Children.	Infants.	Persons.	Deaths of persons dying in the month.	Males.	Females.	Children.	Infants.	Persons.	
Rural—cont.	46 Rural ..	12,281	50
	47 Rural ..	11,204	40	
	48 Rural ..	11,147	70	
	49 Rural ..	22,551	15	
	50 Rural ..	19,600	40	
	51 Rural ..	19,407	10	
	52 Rural ..	19,594	11	
	53 Rural ..	19,470	10	
	54 Rural ..	19,440	10	
	55 Rural ..	19,440	10	
Towns.	56 Town ..	19,440	10	
	57 Town ..	19,440	10	
	58 Town ..	19,440	10	
	59 Town ..	19,440	10	
	60 Town ..	19,440	10	
	61 Town ..	19,440	10	
	62 Town ..	19,440	10	
	63 Town ..	19,440	10	
	64 Town ..	19,440	10	
	65 Town ..	19,440	10	
Rural.	66 Rural ..	19,440	10	
	67 Rural ..	19,440	10	
	68 Rural ..	19,440	10	
	69 Rural ..	19,440	10	
	70 Rural ..	19,440	10	
	71 Rural ..	19,440	10	
	72 Rural ..	19,440	10	
	73 Rural ..	19,440	10	
	74 Rural ..	19,440	10	
	75 Rural ..	19,440	10	
Total of Towns ..			1,281,832	2,840	26	224	22	...	181	220	101	12	
Total of corresponding month of previous year ..			1,281,832	2,840	26	224	22	...	181	220	101	12	
Increase (+) or decrease (-)	+ 20	- 2	+ 218	- 2	...	+ 11	- 2	+ 10	- 1		

Malta, 10th July 1924.

Wish Statistics of the districts excluding Managat Towns of the Malaya Presidency for the month of May 1924

Division	Subdiv	Number	Population (under assessment attributed to tax census of 1911)			Revenue														Total			Total of corresponding month of previous year		
			Male	Female	Total	Poll-tax and land rents	Poll-tax and land rents on land	Children	Sulphur	Pagaya	Kyan and Dynamite duties	Regulatory duties	Taxes including poll duties	Duties on imports	Duties on exports	Total	Male	Female	Total	Male	Female	Total			
Agony and East Divisions	1	1	705,140	899,045	1,604,185	3,072	17	1	10	1	1,217	104	51	20	4	827	109	845	1,954	845	809	1,754	845	809	1,754
	2	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	3	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	4	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	5	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	6	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	7	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	8	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	9	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	10	1	101,200	140,400	241,600	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
South Division	11	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	12	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	13	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	14	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	15	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	16	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	17	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	18	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	19	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	20	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
Managat and West Divisions	21	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	22	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	23	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	24	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	25	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	26	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	27	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	28	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	29	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
	30	1	1,015,100	1,261,300	2,276,400	4,000	10	1	10	1	1,479	104	111	40	4	1,738	109	1,044	2,210	1,267	1,267	2,534	1,267	1,267	2,534
Total of results for districts			18,700,000	22,800,000	41,500,000	90,000	400	6,000	1,000	10	10,000	1,000	1,000	100	10	10,000	22,800	22,800	45,600	22,800	22,800	45,600	22,800	22,800	45,600
Total of corresponding month of previous year			18,700,000	22,800,000	41,500,000	90,000	400	6,000	1,000	10	10,000	1,000	1,000	100	10	10,000	22,800	22,800	45,600	22,800	22,800	45,600	22,800	22,800	45,600
Increase (+) or decrease (-)			+ 8,000	+ 17	+ 400	- 100	- 100	- 8,000	+ 100	- 10	- 10	- 10	+ 8,000	+ 1,000	+ 1,000	+ 1,000	

Malaya, 10th July 1924.

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PORT ST. GEORGE'S GAZETTE

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INVESTITURE OF POWERS.

Under Rule I of Order XX of the First Schedule of the Code of Civil Procedure, 1908 (as amended by the High Court Reformation, dated the 15th November 1914, published at page 2622 of Part II of the Port St. George Gazette, dated the 15th November 1915), and in continuation of previous notifications of the High Court on the subject, the High Court is pleased specially to empower Panduranga Narayana Manna, Additional District Magistrate, Madurai, to perform jurisdiction by direction in a Standard writer in open court.

High Court, Madras,
15th July 1924.

N. S. SUTLER,
Registrar.

APPRENTICES' EXAMINATION, APRIL/MAY 1924.

The following candidates are declared to have passed the Apprentices' Examination held in April/May 1924, and their names appear in the order of merit:—

Order of merit.	Serial number.	Name.	Order of merit.	Serial number.	Name.
1	26	Venkateswami Saida, K.	18	18	Thiruvannam, C. K.
2	4	Subramanyam, N. S.	19	19	Krishnamoorthy, S.
3	39	Subramanyam, S. S.	20	20	Muthuswami, C. K.
4	7	Subramanyam, S. S.	21	21	Venkateswami, S.
5	50	Subramanyam, S.	22	22	Govindaswami, S.
6	34	Subramanyam, M. K.	23	23	Govindaswami, S.
7	35	Subramanyam, M. K.	24	24	Govindaswami, S.
8	42	Subramanyam, M. K.	25	25	Govindaswami, S.
9	43	Subramanyam, M. K.	26	26	Govindaswami, S.
10	44	Subramanyam, M. K.	27	27	Govindaswami, S.
11	45	Subramanyam, M. K.	28	28	Govindaswami, S.
12	46	Subramanyam, M. K.	29	29	Govindaswami, S.
13	47	Subramanyam, M. K.	30	30	Govindaswami, S.
14	48	Subramanyam, M. K.	31	31	Govindaswami, S.
15	49	Subramanyam, M. K.	32	32	Govindaswami, S.
16	50	Subramanyam, M. K.	33	33	Govindaswami, S.
17	51	Subramanyam, M. K.	34	34	Govindaswami, S.
18	52	Subramanyam, M. K.	35	35	Govindaswami, S.
19	53	Subramanyam, M. K.	36	36	Govindaswami, S.
20	54	Subramanyam, M. K.	37	37	Govindaswami, S.
21	55	Subramanyam, M. K.	38	38	Govindaswami, S.
22	56	Subramanyam, M. K.	39	39	Govindaswami, S.
23	57	Subramanyam, M. K.	40	40	Govindaswami, S.
24	58	Subramanyam, M. K.	41	41	Govindaswami, S.
25	59	Subramanyam, M. K.	42	42	Govindaswami, S.
26	60	Subramanyam, M. K.	43	43	Govindaswami, S.
27	61	Subramanyam, M. K.	44	44	Govindaswami, S.
28	62	Subramanyam, M. K.	45	45	Govindaswami, S.
29	63	Subramanyam, M. K.	46	46	Govindaswami, S.
30	64	Subramanyam, M. K.	47	47	Govindaswami, S.
31	65	Subramanyam, M. K.	48	48	Govindaswami, S.
32	66	Subramanyam, M. K.	49	49	Govindaswami, S.
33	67	Subramanyam, M. K.	50	50	Govindaswami, S.
34	68	Subramanyam, M. K.	51	51	Govindaswami, S.
35	69	Subramanyam, M. K.	52	52	Govindaswami, S.
36	70	Subramanyam, M. K.	53	53	Govindaswami, S.
37	71	Subramanyam, M. K.	54	54	Govindaswami, S.
38	72	Subramanyam, M. K.	55	55	Govindaswami, S.
39	73	Subramanyam, M. K.	56	56	Govindaswami, S.
40	74	Subramanyam, M. K.	57	57	Govindaswami, S.
41	75	Subramanyam, M. K.	58	58	Govindaswami, S.
42	76	Subramanyam, M. K.	59	59	Govindaswami, S.
43	77	Subramanyam, M. K.	60	60	Govindaswami, S.
44	78	Subramanyam, M. K.	61	61	Govindaswami, S.
45	79	Subramanyam, M. K.	62	62	Govindaswami, S.
46	80	Subramanyam, M. K.	63	63	Govindaswami, S.
47	81	Subramanyam, M. K.	64	64	Govindaswami, S.
48	82	Subramanyam, M. K.	65	65	Govindaswami, S.
49	83	Subramanyam, M. K.	66	66	Govindaswami, S.
50	84	Subramanyam, M. K.	67	67	Govindaswami, S.
51	85	Subramanyam, M. K.	68	68	Govindaswami, S.
52	86	Subramanyam, M. K.	69	69	Govindaswami, S.
53	87	Subramanyam, M. K.	70	70	Govindaswami, S.
54	88	Subramanyam, M. K.	71	71	Govindaswami, S.
55	89	Subramanyam, M. K.	72	72	Govindaswami, S.
56	90	Subramanyam, M. K.	73	73	Govindaswami, S.
57	91	Subramanyam, M. K.	74	74	Govindaswami, S.
58	92	Subramanyam, M. K.	75	75	Govindaswami, S.
59	93	Subramanyam, M. K.	76	76	Govindaswami, S.
60	94	Subramanyam, M. K.	77	77	Govindaswami, S.
61	95	Subramanyam, M. K.	78	78	Govindaswami, S.
62	96	Subramanyam, M. K.	79	79	Govindaswami, S.
63	97	Subramanyam, M. K.	80	80	Govindaswami, S.
64	98	Subramanyam, M. K.	81	81	Govindaswami, S.
65	99	Subramanyam, M. K.	82	82	Govindaswami, S.
66	100	Subramanyam, M. K.	83	83	Govindaswami, S.
67	101	Subramanyam, M. K.	84	84	Govindaswami, S.
68	102	Subramanyam, M. K.	85	85	Govindaswami, S.
69	103	Subramanyam, M. K.	86	86	Govindaswami, S.
70	104	Subramanyam, M. K.	87	87	Govindaswami, S.
71	105	Subramanyam, M. K.	88	88	Govindaswami, S.
72	106	Subramanyam, M. K.	89	89	Govindaswami, S.
73	107	Subramanyam, M. K.	90	90	Govindaswami, S.
74	108	Subramanyam, M. K.	91	91	Govindaswami, S.
75	109	Subramanyam, M. K.	92	92	Govindaswami, S.
76	110	Subramanyam, M. K.	93	93	Govindaswami, S.
77	111	Subramanyam, M. K.	94	94	Govindaswami, S.
78	112	Subramanyam, M. K.	95	95	Govindaswami, S.
79	113	Subramanyam, M. K.	96	96	Govindaswami, S.
80	114	Subramanyam, M. K.	97	97	Govindaswami, S.
81	115	Subramanyam, M. K.	98	98	Govindaswami, S.
82	116	Subramanyam, M. K.	99	99	Govindaswami, S.
83	117	Subramanyam, M. K.	100	100	Govindaswami, S.

High Court, Madras,
15th July 1924.

NOTICE.

Notice is hereby given that candidates for the coming Apprentices' Examination are required to file their applications with the necessary documents in the Office of the Deputy Registrar, Appellate Side, not later than the 31st August 1924.

2. The fee of Rs. 25 should be paid into the Bank of Madras or the local treasurer and the receipt should be submitted along with the applications.

3. Forms of applications can be had from the Head Clerk, Chettygarh, and, Administrative Branch.

High Court, Madras,
15th July 1924.

M. R. AMERUD-DEM,
Deputy Registrar, Appellate Side.

NOTIFICATIONS.

Under the proviso to section 19 of the Madras Civil Courts Act, III of 1923, and in pursuance of all previous notifications on the subject, the District Judge of Madurai hereby directs that the Subordinate Judge of Arundel shall, with effect from 1st August 1924, exercise local jurisdiction over the Revenue lands of Arundel and Madurai and over the Venkateswami lands of the Madurai District. This is to be taken.

Under the proviso to section 19 of the Madras Civil Courts Act, III of 1923, and in pursuance of all previous notifications on the subject, the District Judge of Madurai hereby directs that the Subordinate Judge of Arundel shall, with effect from 1st August 1924, exercise local jurisdiction over the Revenue lands of Arundel and over the Venkateswami lands of the Madurai District. This is to be taken.

No. 4 was held in the Court of the District Judge, Kansas.

Polypropylene Resin-based	Resistant
Aromatic Polyimides and others	Chemical

Notes under section 18 (2) of Act V of 1938 is hereby given that Pabycha Ramaswami of Srirangapatna, Madras District, has applied to this Court for being declared bankrupt and that the said application is posted on 18th August 1934 for hearing. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 10 as sold in the Cases at the Detroit Store, Kalamazoo.

Polyploid Vegetation	Polyploid
Ecotone's Newberry and others	Division

¹Yolande under section 10 (1) of Act V of 1932 is hereby given that Yolande Trakakis was at Kensington, Street 1011, has applied to the Court for being declared bankrupt and that the said petition is posted in this August 1932. Any creditor wishing to oppose the same may appear on that date either in person or by valuer.

Fig. 12 of 1934 of the Court of the District Judge, Kansas.

Karla Ventres	<i>Editor</i>
Karen Tolman, Beldi and others	<i>Co-Editors</i>

Notice under section 10 (3) of Act 7 of 1938 is hereby given that Ramon Fernandez, residing at Bolinas, Mendocino County, has applied to this Court for being declared insolvent and that the said petition is posted to fifth August 1938 for hearing. Any creditor wishing to appear the same day appears at that date either in person or by agent.

No. 15 of 1991 (M.P. No. 164 of 1990) is the Chief of the District Jodhpur, Rajasthan.

Ramesh Datta, Yashita Bhatti *Pollinator (Assistant)*

McGee is barely given that the aforementioned instrument has applied to the Court for discharge, and the Court has fixed the 13th day of August 1824 for hearing the application.

Warmed, 10th July 1974.

DR. GUNPALA KAD,
Savitri Judge

No. 24 of 1923 is the COURT OF THE DISTRICT JUDGE, EAST TAMILAR.

Gordonsville, Va.	"	"	"	"	Pittman (Dallas)
Kirkmansville, Va.	"	"	"	"	Ryan (Austin)

Notice is hereby given that the order of adjudication passed by this Court on 10th October, 1928, adjudging the above respondent insolvent is hereby annulled.

No. 11 of 1936 as the Order of the Barrack Police, East Town.

P. S. E. Narayanaiah Chetty	Patilwar (Gadipur)
Vallabhi Hoshi	Resident (Delhi)

Notice is hereby given that the above-mentioned was admitted to membership by this Court on 12th July 1923 and was a member of No. 7 of 1923. That the Court of Directors, Toronto, Ontario, Canada, has received the application of the said member for the purpose of being admitted to membership in the said Court of Directors, Toronto, Ontario, Canada, and has resolved that the said member should apply for admission to membership in the said Court of Directors, Toronto, Ontario, Canada, as early as possible after the 1st day of January 1924. The said member should apply for admission to membership in the said Court of Directors, Toronto, Ontario, Canada, as early as possible after the 1st day of January 1924. The said member should apply for admission to membership in the said Court of Directors, Toronto, Ontario, Canada, as early as possible after the 1st day of January 1924.

No. 12 of 1964 of THE COURT OF THE DISTRICT JUDGE, EAST TANGANYIKA

[illegible]

Kajino is hereby given that the shore respondents (1) to (3), and the hereby of respondents were admitted into the Court on 11th July 1921 and a section 50 of Act V of 1920, and that the Office of Inspectors, Kajino, is appointed Receiver of the estate of the said deceased. All creditors of the said deceased should prove their claims, by delivering or sending, to registered agent, to the Office of Inspectors, Kajino, or any of its possible offices in Form No. 3 of the Indian Provincial Insolvency Rules of 1920. 11th January 1921 is fixed which the respondents (debtors) should apply for their discharge.

Exposition, 14th July 1992.

F. VERUGOPAL CHETTI,
District Judge.

No. 10 of 1924 in the Court of the District Judge, Malacca.

Ma Kuchumana Seli	Petitioner.
Abela Puchala Seli and others	Defendants.

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged as insolvent and that the petition is posted to 28th day of August 1924 for hearing.

Malacca, 28th July 1924.

P. SURESHAI MEDALIVAN,
District Judge.

No. 10 of 1924 (C.M.P. No. 332 of 1924) in the Court of the District Judge, North Borneo.

Armanahela Aygar	Petitioner (Petitioner).
Armanahela Aygar and others	Defendants.

Whereas Armanahela Aygar the above-named petitioner has applied to this Court praying that he may be granted an absolute order of discharge and whereas the said petition is posted to 18th August 1924 for hearing, any creditor wishing to oppose the same may either in person or through pleader appear before the Court and file his objection, if any, on that date.

Kuching, 17th July 1924.

A. J. KING,
District Judge.

No. 11 of 1924 in the Court of the District Judge, Malacca.

Armanahela Cheli	Petitioner.
Selachela Thakachar, son of Tirumali Thakachar, at	Respondent.
Perumagala, Thannur taluk, Mambakal taluk	

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 8th day of September 1924 for hearing.

No. 12 of 1924 in the Court of the District Judge, Malacca.

Marappa Cheli	Petitioner.
(1) Personal Cheli, son of Makk Cheli, (2) Marappa Cheli, son of	
No. 1, (3) Marappa Mari Cheli, son of No. 1, (4) Kavadipudi Cheli,	
son of Sankha Cheli and (5) Marappa Palleman Cheli, son of No. 4	Respondents.
at Goppi, Salem taluk	

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondents may be adjudged as insolvent. The petition stands posted to the 5th day of September 1924 for hearing.

Malacca, 11th July 1924.

R. H. COUMBERAY,
District Judge.

No. 13 of 1924 in the Court of the District Judge, North Borneo.

Krishna Aygar	Petitioner.
Hen Kanyana Aygar and thirteen others	Respondents.

Notice is hereby given to all that Krishna Aygar, son of Narayana Aygar, of Kemantanagaham, Cuddalore taluk, has applied to this Court to be adjudged as insolvent and the petition stands posted to 18th August 1924 for hearing in the conditions.

No. 14 of 1924 in the Court of the District Judge, North Borneo.

Nelson Kumar	Petitioner.
Srinivasan Srinivas and five others	Respondents.

Notice is hereby given to all that Nelson Kumar, son of Manohar Kumar, residing at Karamandi Kuppam, Cuddalore taluk, has applied to this Court to be adjudged as insolvent and that the petition stands posted to 18th August 1924.

No. 15 of 1924 in the Court of the District Judge, North Borneo.

Sankaran Pillai, son of Annamalai Pillai, Elaplayam, Cuddalore	
Kumar, and R. Annamalai Aygar, son of Srinivasan Aygar, Tiruch	
Kudalur, South Arcot district	Petitioner.
Naraya Sankar, son of Hajar Sankar, at Sankharthar	Respondent.

Notice is hereby given that the petitioners have applied to this Court to be adjudged as insolvent and the petition stands posted to 18th August 1924 for hearing in the conditions.

Cuddalore, 28th July 1924.

C. V. SIVANATHAN SASTRI,
District Judge.

No. 3 of 1924 in the Court of the District Judge, Vellore.

(1) Thangai Ramasami, son of Chettyya, (2) Thangai Appayya and
(3) Thangai Chettyya, sons of first petitioner, all residing at
Sempayan Petitioner.

Notice is hereby given under section 19 (2) of Act V of 1920 that the abovesaid petitioners have filed an application praying that they may be adjudged insolvent and that the petition stands posted in 21st August 1924 for hearing altogether.

J. J. COTTON,
District Judge.

Vellore, 16th July 1924.

No. 3 of 1923 (C.M.P. No. 431 of 1923) in the Court of the District Judge, Vellore.

A. P. Vallabhaswami Pillai, son of Pandurathala Pillai, Kottam
near, aged about 35, residing at Mel Vallymanakuppam,
Madras Petitioner (Insolvent).
P. M. A. Vallappan Chetty Respondent (Creditors).

Notice is hereby given that the abovesaid petitioner has applied to this Court for an order of discharge under section 41 of Act V of 1920, and that the petition stands posted to the 25th September 1924 for hearing. Any creditor wishing to oppose the same may appear before this Court at 11 a.m. on the said date in person or by pleader.

No. 2 of 1924 in the Court of the District Judge, Vellore.

Ramalinga Kandasami, son of Marappappa Kandasami, aged about 35,
Vandavasi, residing at Karpagambalam, Vellore taluk Petitioner (Insolvent).
Ramasami Kandasami and five others Respondents (Creditors).

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that the abovesaid petitioner has applied to this Court for being declared an insolvent and that the petition is posted for hearing in 14th September 1924. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

K. AIPPAI RAO,
District Judge.

Vellore, 23rd July 1924.

No. 7 of 1923 in the Court of the District Judge, Amalapur.

Yammathi Venkatesa of Yammam Petitioner (Insolvent).
Bala Venkatesa and eleven others of Comanda, Jagannadapur,
etc. Creditors.

Under section 19 of Act V of 1920 it is hereby notified that the abovesaid Yammathi Venkatesa was adjudged insolvent on the 8th day of July 1924 by this Court and that the creditors should quote their claims to the Official Receiver, Godavari, by delivering or sending by post, or a registered letter to the Court an affidavit in Form No. 2 appended to the Madras Provincial Insolvency Rules, 1920, and that the insolvent should apply for discharge within six months.

No. 8 of 1924 in the Court of the District Judge, Amalapur.

Sylakshana Subbarao of Maktaram Petitioner (Insolvent).
Sankartha Venkateswarah and three others of Tetlaramdi, etc. Creditors.

Under section 19 of Act V of 1920 it is hereby notified that the abovesaid Sylakshana Subbarao was adjudged insolvent on the 7th day of July 1924 by this Court and that the creditors should quote their claims to the Official Receiver, Godavari, by delivering or sending by post, or a registered letter to the Court an affidavit in Form No. 2 appended to the Madras Provincial Insolvency Rules, 1920, and that the insolvent should apply for discharge within six months.

M. SARASWATHI,
District Judge.

Amalapur, 16th July 1924.

No. 53 of 1921 (No. 52 of 1921 in the Court of the District Judge, Calicut) in the Court of the District Judge, Calicut.

T. Elamparam Mahalingam, son of Elamkondala Mahalingam, residing at
No. 22, Chanchel, Changanacherry North street, Talangulayam,
Bag Cochin Petitioner.
Channakondala Mahalingam and others Creditors.

Notice is hereby given that under section 34 of Act V of 1920 the creditors of the abovesaid insolvent who have not yet quoted their claims should do so on or before 21st August 1924 failing which a dividend will be distributed without regard to their claims.

No. 36 of 1923 (No. 1 of 1923 of the rule of the Panchayat Union's Court, Chingapat) is the Court of the Official Receiver, Chingapat.

Rajamuntha Madhaya, son of Ratu Madhaya, residing at 80, Rajamuntha street, Big Chingapat	Petitioner.
K. T. Raja Madai and others	Respondents.

Notice is hereby given that under section 34 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 14th July 1924. The petitioner has been directed to apply for his discharge within six months from this date, i.e., 14th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 70 of 1923 (No. 10 of 1923 of the rule of the District Munsif's Court, Chingapat) is the Court of the Official Receiver, Chingapat.

Abdul Rahman Sahib, son of Pasha Sahib, residing in 12 Hyderabad peterson street, Little Chingapat	Petitioner.
Arumutha Madai and others	Respondents.

Notice is hereby given that under section 34 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 14th July 1924. The petitioner has been directed to apply for his discharge within six months from this date, i.e., 14th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 102 of 1923 (No. 17 of 1923 of the rule of the District Munsif's Court, Chingapat) is the Court of the Official Receiver, Chingapat.

Bhivajala Chetti, son of Sivraj, Baghamatha Chetti, residing at Yakkampet street, Chingapat	Petitioner.
K. R. Krishna Sah and others	Respondents.

Notice is hereby given that under section 34 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 14th July 1924. The petitioner has been directed to apply for his discharge within six months from this date, i.e., 14th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 108 of 1923 (No. 8 of 1923 of the rule of the Panchayat Union's Court, Chingapat) is the Court of the Official Receiver, Chingapat.

M. Shanmuga Kalidasa, son of Mathamuntha Madhaya, residing at Chetti street, Big Chingapat, Chingapat	Petitioner.
C. A. Chinnaswami Madhaya and others	Respondents.

Notice is hereby given that under section 34 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 14th July 1924. The petitioner has been directed to apply for his discharge within six months from this date, i.e., 14th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 109 of 1923 (No. 31 of 1923 of the rule of the District Munsif's Court, Chingapat) is the Court of the Official Receiver, Chingapat.

Appayudu Marudai, son of Yathakrishna Marudai, residing at Madhav- aram village, Alandore post, Madhavaram taluk	Petitioner.
A. R. Mathakrishna Reddy and others	Respondents.

Notice is hereby given that under section 34 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 14th July 1924. The petitioner has been directed to apply for his discharge within six months from this date, i.e., 14th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 20 of 1924 (No. 4 of 1924 of the rule of the District Munsif's Court, Pondicherry) is the Court of the Official Receiver, Chingapat.

Kruppa Pillai, son of Yanda Pillai, residing at Kottamudai village, Kuppanchur taluk	Petitioner.
Subbayya Asuri and others	Respondents.

Notice is hereby given that under section 34 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 14th July 1924. The petitioner has been directed to apply for his discharge within six months from this date, i.e., 14th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 25 of 1924 (No. 19 of 1924 of THE RULES OF THE DISTRICT COURT, CHENGAI)
OF THE COURT OF THE ORIGINAL JURISDICTION, CHENGAI.

S. Keshavasami Chettiar, son of Marudappa Chettiar, residing at
Keshavakulam, Chengai taluk Petitioner.
Messrs. Cecil & Co. and others Respondents.

Notice is hereby given that under section 19 (2) of Act V of 1920 the above-named petitioner has applied for being declared as insolvent and that his application is dated 14th August 1924 for hearing. Any creditor wishing to oppose the same may do so either in person or by valia on the said date.

P. RAMASWAMI AYYANGAR,
Officiating Justice.

Chengai, 17th July 1924

No. 26 of 1924 (No. 1 of 1924 of THE RULES OF THE SUB-COURT, TIRUVARUR) OF THE COURT
OF THE ORIGINAL JURISDICTION, TIRUVARUR.

V. Ramaswami Ayyar, son of Vennamuni Ayyar, Keshavaramacheri-
aram Road street, Tiruvarur Debtor.

The above-named debtor has presented a petition on 24th December 1923 in the Tinswari Sub-Court for the benefit of the Provisional Insolvency Act V of 1920 and the same has been transferred to me for disposal. The same is fixed for hearing before me on 16th August 1924 at 4 p.m. or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

No. 27 of 1924 (No. 2 of 1924 of THE RULES OF THE SUB-COURT, TIRUVARUR) OF THE COURT
OF THE ORIGINAL JURISDICTION, TIRUVARUR.

Venkatasubba Pillai, son of Appappa Pillai, Appa Nalloor street, Tai-
nagar Debtor.

The above-named debtor has presented a petition on 22nd May 1924 to the Tinswari Sub-Court for the benefit of the Provisional Insolvency Act V of 1920 and the same has been transferred to me for disposal. The same is fixed for hearing before me on 16th August 1924 at 4 p.m. or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

No. 28 of 1924 (No. 3 of 1924 of THE RULES OF THE DISTRICT MUDRASI COURT, TIRUVARUR)
OF THE COURT OF THE ORIGINAL JURISDICTION, TIRUVARUR.

S. Subbaya Pillai, son of Vellingsagami Pillai, Appa Nalloor street,
Tiruvannamalai Debtor.

The above-named debtor has presented a petition on 27th May 1924 to the Tinswari District Mudrasi Court for the benefit of the Provisional Insolvency Act V of 1920 and the same has been transferred to me for disposal. The same is fixed for hearing before me on 16th August 1924 at 4 p.m. or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

A. SUBRAMANIAM AYYAR,
Officiating Justice.

Tiruvannamalai, 18th July 1924.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE BHARATA
SHANDAR, LIMITED.

Whereas communications addressed to the Bharata Shandar, Limited, as its registered office remained unanswered and whereas a notice dated the 6th April 1924 was published on page 616 of Part II of the Port St. George Gazette, dated 12th April 1924, pursuant to section 247 (3) of the Indian Companies Act, 1913, to the effect that, unless notice was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved and whereas the said company has not shown such notice within the time allowed which expired on the 6th July 1924.

Therefore, the name of the company has, under section 247 (3) of the Indian Companies Act, been struck off the register.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE MADRAS
RENEFIT COMPANY, LIMITED.

Whereas communications addressed to the Madras Renefit Company, Limited, at its registered office either remain unanswered or are returned undelivered through the Dead Letter office; And whereas it appears accordingly that the Madras Renefit Company, Limited, is not carrying on business or is not in operation;

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1913, that at the expiration of three months from the date of this notice, the name of the said company will, unless cause is shown to the contrary, be struck off the register and the said company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE ANDHRA TRADING COMPANY, LIMITED.

Whereas memorandums addressed to the Andhra Trading Company, Limited, at its registered office either remained unanswered or were returned undelivered through the Dead Letter Office And whereas at the time of visit on the 24th January 1924, there was no trace of the company at its registered office, and whereas a notice dated the 15th April 1924 was published on page 264 of Part II of the Port St. George Gazette, dated the 22nd April 1924, pursuant to section 247 (3) of the Indian Companies Act, 1913, to the effect that, unless cause was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved, and whereas the said company has not shown such cause within the time allowed which expired on the 15th July 1924.

Therefore, the name of the company has, under section 247 (3) of the Act, been struck off the register.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND OF THE PARODHARA DRAVIYA SAHAYA BENEFIT COMPANY, LIMITED.

Whereas from the fact that memorandums addressed to the Parodhara Draviya Sahaya Benefit Company, Limited, at its registered office are returned undelivered through the Dead Letter Office, it appears that the said company is not carrying on business or is suspended, notice pursuant to section 247 (3) of the Indian Companies Act, 1913, was published on page 264 of the Port St. George Gazette, Part II, dated the 22nd April 1924, to the effect that the name of the company would, unless cause was shown to the contrary before the expiration of three months from the date of the notice, be struck off the register and the company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND OF MESSRS. SWAMY & Co., Ltd.

Whereas the Managing Director of Messrs. Swamy & Co., Ltd., in his letter, dated the 16th April 1924, stated that the company ceased to exist from the 31st March 1924 and whereas it appears accordingly that the said company was not carrying on business or is suspended, a notice pursuant to section 247 (3) of the Indian Companies Act, 1913, was published on page 264 of the Port St. George Gazette, Part II, dated the 22nd April 1924, to the effect that the name of the company would, unless cause was shown to the contrary before the expiration of three months from the date of the notice, be struck off the register and the company dissolved. The company not having shown such cause within the time allowed which expired on the 15th July 1924, the name of the company has been struck off the register pursuant to section 247 (3) of the Indian Companies Act, 1913.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND OF THE TRIPPATI-CHIDAMANUR TRAMWAY COMPANY, LIMITED.

Whereas from the fact that memorandums addressed to the Tripptati-Chidamamur Tramway Company, Ltd., at its registered office remain unanswered it appears that the said company is not carrying on business or is suspended, notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that at the expiration of three months from the date of this notice the name of the company will, unless cause is shown to the contrary, be struck off the register and the company will be dissolved.

Madras, 25th July 1924.

T. KRISHNASWAMI AYYAR,
Assistant Registrar of Joint Stock Companies.

REVENUE NOTIFICATIONS.

MINING CERTIFICATE.

The form annexed below has been granted a certificate of approval under the Mining Rules which will be in force up to 31st December 1924:—

[Area over which the present proposal is proposed at mine—Mahan Trailway.]

Based on plan with date of other parties to the scheme.

The Mining Co-operative Agricultural and Industrial Society, Limited, Enjalai—28th July 1924.

Board (Local Revenue and Settlements),
Madras, 28th July 1924.

W. S. BROWN,
Secretary.

NOTIFICATIONS.

No. 18.—In virtue of the powers delegated under clause XI of Government Notification No. 481, dated 10th July 1893, published in pages 1203 and 1224 of the Port of George Town Gazette, dated 22nd September 1893, Part II, as amended by Government Notification No. 121, dated 18th March 1894, and in accordance with Board's Notification No. 3, dated 20th June 1903, the Commissioner of Customs hereby promulgates the following rules for the issue, etc., of license under section 13 of the Malacca Abolition Act of 1902, for the tapping of toddy-producing trees and for the drawing of toddy therefrom, to have effect in the following local areas from the 1st day of October 1924:—

- (1) The villages in the Agonyr tracts specified in Schedule I annexed.
- (2) The rest of the Presidency with the exception of the Mysore district and the Wynad taluk, Aranjy, Longman and the Alappadi valley of the Malabar district.
- (3) The Portuguese State.

2. Tapping licenses shall be issued on the application:—

- (a) of licensed toddy shopkeepers in areas in which the toddy shops are sold by auction, or licensed regularly;
- (b) of persons having the exclusive privilege of manufacturing and supply of coconut toddy toddy.

(c) If persons have their own application in the South Kanara district, provided that the application for license is accompanied by an application for a permit for the transport of the toddy drawn to some particular shop and that the latter application is countersigned or acknowledged to be correct by the shopkeeper in whose shop the toddy is to be taken;

(d) of tree-owners generally, and of sweet-toddery tappers in the villages of the Agonyr tracts specified in Schedule I, in the Kodavar, Kaveri, in the Sernapeta, Hamsaravathi, Tanaka, Kaveri and Venkateswara taluks of the Koppal district, in the Mysore and Mysore taluks of the Chitalur district for not more than five trees in the case of tree-owners and three trees in the case of sweet toddy tappers for the drawing of toddy approved for domestic consumption but not for sale;

(e) of sweet toddy tappers in the British Caste for not more than two trees for the drawing of toddy required for domestic consumption, but not for sale;

(f) of toddy shopkeepers or owners in the Mysore territory and in the Portuguese State to draw toddy from trees growing in British territory;

(g) of toddy shopkeepers in the Portuguese State desiring to obtain toddy from trees in British territory provided that the application is certified or countersigned by the British and Malabar Inspectors of the State; and

(h) of any member of a hill tribe whether a tree-owner or not, residing in any of the villages of the Portuguese district specified in Schedule II, for not more than five trees for each household for domestic consumption but not for sale.

In cases (a), (b), (d), and (f), the license may be issued in the name of the applicant himself or of his spouse and in cases (c), (e), (g), and (h) in the name of the applicant only.

3. Persons wishing to apply for the grant of tree-tapping licenses must first pay the fee (or the first instalment thereof, in the case may be) due on account of the issue which they desire to tap, into a Government treasury, which may be either the District treasury, or a Taluk treasury. The several officers may also empower heads of villages to receive payments on account of tree-tax and to grant receipts therefor. Publickental notices when applying for trees in British territory must pay the full fee for trees in British territory at the rates prevailing in British territory.

4. (1) Applications for the grant of tree-tapping licenses must be made in the prescribed form to the Inspectors of Revenue Department, in charge of the area in which the trees are situated. Forms may be obtained from the Inspectors of the Revenue Department and from the Talukdars and Deputy Talukdars and will be supplied free of charge. Applicants pay in by shopkeepers and tappers need not be stamping these pay in by other persons must have a receipt from the shopkeeper. As a rule, if the fees have been paid into a treasury, the application must contain a certificate of payment from the treasury officer; if payment has been made to a village head, the receipt must accompany the application. Mysore taluk and shopkeepers applying for trees in British territory should pay the tree-tax into the Mysore taluk treasury and should present before the British Talukdar or Deputy Talukdar concerned, along with the application in Form T.R. 3, the receipt with the Auditor's certificate at the foot in the effect that the applicant in a given village is not a tree-tapping licensee in Mysore. The tree-tax should be calculated at the higher rate of the rates set out the rates on the two sides of the boundary.

(2) Applications for tree-tapping licenses in the South Kanara district should be countersigned by the owner or person in possession of the trees intended to be worked in token of his consent.

5. Taluk shopkeepers in towns adjoining the Mysore territory will also be allowed to tap trees in Mysore for the supply of toddy in their shops on payment of the whole of the tree-tax in one instalment into the British treasury and subject to such regulations regarding permits, etc., as may be prescribed in this behalf. The rate of tree-tax to be paid in such cases will necessarily be the higher rate in force if the rate is not the same on the two sides of the boundary.

The British and Mysore Governments reserve to themselves the right to impose, in addition to the tree-tax, a levy for the use of trees belonging to them, the same when imposed being payable by the British and Mysore treasuries alike. The arrangements agreed to by the Mysore and the Mysore Governments with regard to the issue of licenses for tapping trees in their territory on the application of licensees or shopkeepers in the case do not prevent the permission of trees in any specified area in the Mysore Presidency as in Mysore with a view to effect such permits as for other different reasons and the same payment of tree tax into a British or Mysore treasury does not imply an application to tapping licenses for trees so reserved.

6. Taluk shopkeepers in British territory adjoining the Portuguese State will be allowed to tap trees in the State on payment of tree-tax, the rate being the same as in the Government district. Similarly, shopkeepers in British territory adjoining the Portuguese State will be allowed to tap trees in the State on payment of tree-tax at that State at the higher of the rates prevailing on both sides of the boundary.

7. Persons applying for the issue of licenses will be responsible to Government for all taxes payable on tree-tax on account of the trees licensed to be tapped.

8. (1) On receipt of an application, the Inspector, unless he sees special cause to the contrary, will at once take steps for the marking of the trees by an officer of his not lower than a Sub-Inspector and for the issue of the license. Applications for trees shall pass on to the marking officer, when required by the latter to do so, the trees applied for by them. Should they fail to do so after reasonable notice, the fees paid by them shall be liable to be forfeited at the Collector's discretion.

(2) In the Gulestan district, in the Narapur, Bikanerwara, Tanaka, Khar and Yester ghats taluqs of the Kijana district, in the Rupela and Jopela taluqs of the Gulestan district and in the taluqs of the Agency tracts specified in Schedule I, trees reserved for the drawing of medicinal baidi and those for the drawing of sweet baidi shall, as far as possible, be in separate open or closed.

9. Collectors may, from time to time, prescribe the maximum number of trees to be selected in an original application. They may also direct that the trees selected in new villages only shall be included in an application.

10. Tally shall not be drawn from any baidi tree, nor shall any pot be attached to any tally tree until the tree has been marked by the proper officer.

11. For palm-trees and date trees in the Peshawar and the Debalat (Aeropu Wagh) tracts in North Kohat, two-tapping licenses shall be issued, that is, in force from 1st October to any subsequent date on the 30th September immediately following, and for coconut and mango trees they shall be half-yearly, that is, in force from 1st October to any subsequent date on the 1st March immediately following, and from 1st April to any subsequent date on the 30th September immediately following except in the case of the trees which have been already tapped, on which the full tree-tax may be levied.

12. The following shall be the fees payable on account of each tree for the tapping of which license is applied for:—

District.	Original palm (for one's half-year or defined in rule 11 above.)	Single palm (for one's half-year or defined in rule 11 above.)	Palm-tree or date palm (for one's whole year or defined in rule 11 above.)	Debalat (Aeropu Wagh) palm (for one's whole year or defined in rule 11 above.)
Mulwa, Chaghiyal, Thimberly and Bikaner districts.	Rs. 4 P. 0.	Rs. 4 P. 0.	Rs. 4 P. 0.	Rs. 4 P. 0.
Village-trees, except villages in Schedule II.	6 10 0	15 4 0	6 12 0	..
Agency tracts—Village-trees in the Peshawar, Tanaka and Gulestan taluqs noted in Schedule I.	5 10 0	7 8 0	5 8 0
Village-trees—Village-trees in Schedule II.	9 10 0	1 12 0	9 8 0
Agency tracts—Village-trees in Schedule I.	2 4 0	4 0 0	1 8 0
All other districts.	8 8 0	7 8 0	8 0 0	5 4 0

The tree-tax payable by tally shopkeepers in the Peshawar and Debalat districts who mark in August and September palm-trees which throw out two or three apices will be at the rate of Rs. 1-14-0 per tree.

13. The fees payable on account of any license issued under these rules shall be payable in the following instalments unless the Commissioner of Kohat shall otherwise direct:—

Period within which the license is applied for.	Instalments on which tree-tax is to be paid.
<i>In the case of half-yearly fees.</i>	
Between 1st October and 31st December in any year.	One-half of the fees of application and the other half on the 1st February following.
Between 1st January and 31st March in any year.	The whole at the time of application.
Between 1st April and 30th June in any year.	One-half of the fees of application and the other half on the 1st July following.
Between 1st July and 30th September in any year.	The whole at the time of application.
<i>In the case of annual fees.</i>	
Between 1st October and 31st December in any year.	One-half at the time of application and the other half on the 1st February following.
Between 1st January and 30th April in any year.	One-half at the time of application and the other half on the 1st of the second month following.
Between 1st May and 30th September in any year.	The whole at the time of application.

14. The tree-tax payable by the tally trees in the villages mentioned in Schedule II shall be paid in one instalment at the time of application.

15. Every instalment of tree-tax shall be paid on the first day of the month in which it falls due.

16. For the convenience of applicants, applications will be received from 1st September to 1st March; but no trees will be marked, and licenses issued, on presentation of apices permitted before 15th September or 15th March; nor shall pots be attached to trees before the evening of the 15th September or 15th March, as the case may be. In the case of "Kodakpala" palm-trees, from 1st April to 30th September in the Peshawar and Bikaner districts, marking will be allowed from the 15th July.

In the case of data from the previous preparation will be allowed from the 15th September but the income required for the location of the dry leaves will not be allowed before the evening of the 15th September. In no case shall today be drawn except during the currency of the loan.

[illegible]

13. Between sunset and sunrise on today shall be drawn or kept by a person holding a license under these rules in the garden or field in which stand the trees which he is licensed to dig, except the teddy contained in the pots attached to the sides of the race, provided that the Commissioner of Forests, upon a sufficient notice being shown, under the restriction in the last rule.⁸

It is the Indiana Turn Club's intention and duty to be down as early as it can.

HARVEY MONTGOMERY, JR.

VIENNETAN AUGUST

Good in total—good.

- ### Discussion

1. Podalyroidei.
2. Volaguroidei.
3. Gedyroidei.
4. Isidoroidei.

Fluorine, 2000

Thank you.

Ch. 100, Art. 10, § 10

1. Paddy, *Jaggonnaja pecta*
2. *Dioscorea* spp.
3. *Koeleria* spp.
4. *Stenochloa palustris*
5. *Utricularia*
6. *Galapagalia*
7. *Valeriana*
8. *Kushajura* *Agrostis*
9. *Koeleria* spp.

10. *Stenochelys*.
11. *Testudo*.
12. *Malacochersus* *Barbouri*.
13. *Testudo* *gambusia*.
14. *Chelon* *serpentina*.
15. *Glyptosternon* *Kretzschmar*.
16. *Testudo* *indica*.
17. *Testudo*.
18. *Testudo* *orientalis*.
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[illegible]

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| 26. | <i>Balanophora</i> | of <i>Ardisia</i> |
| 27. | <i>Longipetrum</i> | |
| 28. | <i>Kalura</i> | |
| 29. | <i>Tela bella</i> | |
| 30. | <i>Terraviva</i> | |
| 31. | <i>Amorpha</i> | <i>polypetrum</i> |
| 32. | <i>Andros</i> | <i>et al.</i> |
| 33. | <i>Grass</i> | <i>et al.</i> |
| 34. | <i>Widow</i> | <i>et al.</i> |
| 35. | <i>Deanna</i> | |
| 36. | <i>Helix</i> | <i>et al.</i> |
| 37. | <i>Helix</i> | <i>et al.</i> |
| 38. | <i>Deanna</i> | <i>et al.</i> |
| 39. | <i>Helix</i> | <i>et al.</i> |
| 40. | <i>Deanna</i> | <i>et al.</i> |
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| 67. | <i>Helix</i> | <i>et al.</i> |
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| 69. | <i>Helix</i> | <i>et al.</i> |
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| 75. | <i>Helix</i> | <i>et al.</i> |
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| 97. | <i>Helix</i> | <i>et al.</i> |
| 98. | <i>Deanna</i> | <i>et al.</i> |
| 99. | <i>Helix</i> | <i>et al.</i> |
| 100. | <i>Deanna</i> | <i>et al.</i> |

CONCLUSIONS AND REMARKS

Chlamydomonas *halophilus* — 2001

- Chadwick et al.

1. *Prun. blanda* L.
2. *Rumex crispus* L.
3. *Paraphacelista* sp.
4. *Isobryonia* sp.
5. *Angustaria* sp.
6. *Thymus* sp.
7. *Chamaecrista* sp.
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39. *Polyphe*
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71. *Pala. Porang.*
72. *Agave vera.*
73. *Batisagadum.*
74. *Bongera.*
75. *Chlorogayali.*
76. *Chlorocera.*
77. *Chlorophyllum.*
78. *Chlorophyllum.*
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In exercise of the powers vested in the Commissioner by rule 22 of the *Morphine Rules*, 1915, published in Government Notification No. 2, dated 28th July 1915, on pages 726-727 of the *Fort St. George Gazette*, dated 10th July 1916, Part I, and with reference to Rules 14, 23, 24 and 25 of those rules as subsequently amended, the Commissioner as the Chief Excise Authority hereby prescribes the following forms and conditions for the grant of licences for the trade of morphine drugs and of passes for the transport of those drugs. The words of the Notification No. 2 published on pages 140-141 of the *Fort St. George Gazette*, dated 28th February 1916.

1. The licences granted to dealers in morphine for the trade of morphine drugs otherwise than on prescription shall be in Form M-1 annexed and those granted to wholesale for the trade of morphine drugs on prescription only shall be in Form M-2. The forms which will be restricted to the town of Madras will be granted by the Collector of Madras and the latter by Collectors of districts. These licences will be free of fee.

2. Any licensed dealer in morphine or any licensed chemist who desires to import morphine drugs whether by sea or by land may do so under the special licence of the Commissioner to be obtained in such case by the sale of imports from a foreign territory or an Indian State an import certificate in the prescribed form should be obtained from the Commissioner in advance.

3. Any licensed dealer in morphine or licensed chemist who desires to transport morphine drugs under rule 27 must obtain from the Collector a transport permit which shall be in Form M-3.

4. The amounts to be maintained by the morphine licensee shall be in Form M-4.

FORMS.

M-1. Licence granted to a dealer in morphine in the town of Madras for the trade of morphine drugs otherwise than on prescription.

M-2. Licence granted to a chemist for the sale of morphine drugs on prescription only.

M-3. Transport permit.

M-4. Form of accounts to be maintained by M-1 and M-2 licensees.

FORM M-1.

License granted to a dealer in morphine in the town of Madras for the trade of morphine drugs

(a) otherwise than on prescription.

(To be granted by the Collector.)

Name of licensee

Home and description of person licensed.

His residence.

His place of business.

The person named above being a dealer in morphine is hereby authorized by the Collector of Madras to manufacture, possess and sell morphine drugs otherwise than on prescription from the date of this licence to the first day of March 19 _____ subject to the following conditions:—

Conditions.

I. The licensee shall be bound by the provisions of the Opium Act, by the *Morphine Rules* promulgated thereunder in the notification of Government No. 2, dated 28th July 1915, published on pages 726-727 of the *Fort St. George Gazette*, dated 10th July 1916, Part I, or subsequently amended, and by any additional, general or special rules which may from time to time be issued.

II. The licensee shall not have in his possession at any one time more than * ounces of morphine drugs and shall obtain them either by direct importation from a foreign territory or from a licensed dealer in the Presidency or in another province of British India or by manufacture from opium or morphine drugs lawfully possessed by him and shall not receive or have in his possession drugs otherwise than lawfully. In the case of imports from a foreign territory, an Indian State or another province in British India, the licensee should first apply to the Commissioner stating the name and address of the firm from which he wishes to purchase the drugs and the quantity of the drugs required and obtain an import permit before he orders for the drugs. If the Commissioner is satisfied that the drugs are required solely for medicinal purposes and that the licensee is authorized to possess the quantity of the drugs required, he will grant an import permit and in the case of drugs that are to be imported from a foreign territory or an Indian State an import certificate in the prescribed form. The licensee should forward the certificate to the exporting firm along with his bill for the drugs. The import, export or transport of the drugs by post is absolutely prohibited. No consignment of morphine drugs imported shall be opened before it has been verified and passed by an authorized Government officer.

III. The licensee shall not manufacture, possess or sell morphine drugs in virtue of this licence, at any place except the premises specified above.

IV. The licensee shall sell morphine drugs only to

(a) such licensed dealer in morphine or a licensed chemist in the Presidency or in any other part of British India who holds a pass for the transport or export of the drugs;

(b) an approved pharmacist;

(c) a person holding a pass granted by a Resident or Political Agent in any Indian State or foreign territory duly constituted by the Native Commissioner. The consent of the Native Commissioner will be granted only on the production of a certificate from the Government of the importing country approving of the import;

(d) an approved government or managing or exporting agency or a dispensary or hospital specially authorized by the Collector to possess the drugs under rule 25 of the *Morphine Rules* provided that

[*] Morphine drugs mean any chemical or salt derived or obtained, direct or indirect, of such character that the use of such derivatives and preparations containing any of these ingredients and which are not such as has been found to be of use therapeutically in the treatment of any disease, whether or not it is prepared in solution or solid, with indifferent results.

* To be filled in by the Collector according to requirements.

(1) the drug shall not be delivered to any person not licensed or otherwise authorized to be in possession of the drug, whose purpose is to act by or on behalf of a person so licensed or authorized, unless such person produces an authority in writing, signed by the person so licensed or authorized, to receive the drug on his behalf and unless the licensed dealer is satisfied that the authority is genuine;

(2) such drugs shall be sold only in packages or bottles plainly marked with the name of the drug in each package or bottle and;

(3) any paper, tin, aluminium, tinned or other substance containing such drugs shall be sold only in packages or bottles plainly marked;

(4) in the case of a powder, solution or extract, with the total amount thereof in each package or bottle and the pure drug of the drug in the powder, solution or extract;

(5) in the case of tablets or other articles with the amount of the drug in each article and the number of articles in the package or bottle;

But he may not sell in any case more than the quantity which such dealer, chemist, practitioner or person may lawfully possess.* The supply of morphine from one licensed dealer's shop to another or to any licensed chemist's shop in the Province shall be controlled by a pass granted by the Collector of the district in which the transaction is made.

V. The licensee shall, on requisition by the Collector or by any other officer duly authorized by him, deliver up his licence for cancellation or for the issue of a fresh licence.

VI. The licensee shall maintain true accounts of all transactions which shall show, in respect of each receipt, the source of supply and the quantities received and in respect of each issue, the quantity issued and the name and address of the person to whom it is issued. Such accounts shall be preserved for not less than two years from the date of the last entry in the accounts.

VII. The licensee shall file in support of his accounts of receipts the original receipts for duty paid or returns of supplies obtained otherwise than by receipt by him, and in support of his accounts of issues, a receipt from each person to whom an issue is made or the order on which it is made.

VIII. Stocks of morphine drugs and all accounts and records of transactions under this licence shall be open to inspection by an officer of the Excise Department not lower in rank than a Sub-Inspector.

IX. In case of breach of any of the conditions of the licence the Collector may impose a fine not exceeding Rs. 500 for every such breach and may suspend the licence forthwith.

X. The imposition of a fine or cancellation of the licence under the foregoing condition shall not operate as a bar to prosecution for any offence which may have been committed under the Opium Act of 1876.

XI. If the licensee shall have in his possession at the expiry, cancellation, or suspension of his licence any morphine drugs he shall deliver them up to the Collector. The licensee shall be bound to produce in each quantity not exceeding that which he is likely to sell in two months and at such rates as the Collector may direct any morphine drugs that may be delivered up to the Collector by any licensee whose licence has expired or has been withdrawn.

Dated this	day of	190
at		Collector of
Signature		Assurance

The following propositions are annexed from the operation of the Opium Act and may therefore be imported, transposed, added, and expounded without restriction provided that their import by so shall be permitted only by means other than that of the post.—

This certificate shall not apply in the case of importation of these propositions from a foreign country, in which case the licensee should obtain from the Home Commissioner the proposed import certificate and forward it to the exporting firm as described in condition II of this licence.

- | | |
|--|---|
| (1) Analysis Pure Morphine. | (10) Mixture Apomorphine et Zincone. |
| (2) Solution Hydrochloride. | (11) Powder Solution of Aconite. |
| (3) Solution Apomorphine. | (12) Compound Tincture. |
| (4) Lactate Apomorphine G. Codina. | (13) Chloroform. |
| (5) Capsule Codina et Ric. Gmelin India. | (14) Apomorphine Hydrochloride. |
| (6) Solution Codina Phosphate. | (15) Chlorine. |
| (7) Lactate Codina. | (16) Mixture Apomorphine Hydrochloride. |
| (8) Solution Apomorphine Co. | |

FORM 345.

License granted to a chemist for the sale of morphine † drugs in proportion only.

(To be granted by the Collector.)

Number of licence.
Name and description of person licensed.
His residence.
His place of business.

* An approved practitioner may possess for his private practice but not for sale morphine drugs not exceeding in the aggregate 1.50 grams.

† Provided that they do not contain more than two grains of morphine per fluid ounce.

‡ Morphine drugs mean any official or name or salt thereof, all derived from, direct or indirect, of pure or hybrid and distilled in the case of such derivatives, and prepared in any form or state of these (morphine or its salts) in any other form or state which has been heated to 100° C. and subjected not less than 12 hours to a solution, i.e., the drug, in a solvent or solvents, is produced or prepared to be used with sufficient accuracy.

The person mentioned above being a qualified dispensing chemist in herby authorized to manufacture, possess and sell morphine drugs from the date of this licence to the 31st day of March 1910 subject to the following conditions—

Conditions

I. The licence shall be issued by the provisions of the Opium Act, by the Mergille Rules published thereunder in the notification of Government No. 2, dated 24th July 1909, published in pages 705-710 of the Fort St. George Gazette, dated 10th July 1909, Part I, as subsequently amended, and by any additional, general or special rules which may from time to time be notified.

II. The licensee shall not have in his possession at any time more than ^{one} source of morphine drugs, and shall obtain them either by direct importation from a foreign country or from a licensed dealer in the Presidency or in another province of British India or by manufacture from opium or morphine drugs lawfully possessed by him and shall not receive or have in his possession drugs otherwise obtained. In the case of imports from a foreign country or British India or another province in British India the licensee shall first apply to the Commissioner stating the name and address of the firm from which he wishes to purchase the drugs and the quantity of the drugs required and obtain an import permit before he obtains the drugs. If the Commissioner is satisfied that the drugs are required solely for medicinal purposes and that the licensee is authorized to possess the quantity of the drugs required by well known import permits and in the case of drugs that are to be imported from a foreign country or British India also an import certificate as the Commissioner directs. The licensee shall forward the certificate to the exporting firm along with his order for the drugs. The import, export or transport of the drugs by post is absolutely prohibited. No consumption of morphine drugs imported shall be allowed before it has been written and passed by an authorized Government officer.

III. The licensee shall not manufacture, possess or sell morphine drugs in virtue of this licence at any place except the premises specified above.

IV. (a) The licensee shall sell morphine drugs only on prescriptions and in such quantity and for the use of each person only as may be specified in the prescription.

NOTE.—Prescription means a prescription given by an approved practitioner for the supply of morphine drugs to a patient and it should comply with the following conditions—

(1) The prescription shall be given only on the prescribed "Official Form" N-3 attached.

(2) The prescription must be in writing, must be dated and signed by the approved practitioner with his full name and address and must specify the name and address of the patient to whom the prescription is given and the total amount of the drug to be supplied on the prescription.

(3) The prescription shall not be given for the use of the prescriber himself.

(4) A prescription shall only be given by a registered dentist for the purpose of dental treatment and shall be marked "For dental treatment only".

(5) A prescription shall only be given by a registered veterinary surgeon for the purpose of treatment of animals and shall be marked "For animal treatment only".

(6) An approved practitioner shall not give any prescription for the supply of any of the drugs otherwise than in accordance with foregoing conditions.

(7) If the prescription does not have a supercription by an approved practitioner stating that it is to be repeated and at what interval of time it is to be repeated and how many times it is to be repeated, the licensee shall sell morphine drugs only on such prescriptions, and shall retain the prescriptions; provided that he shall first warn the person presenting the prescriptions that unless it bears such a supercription as aforesaid it will be retained.

(8) If the prescription bears a supercription as aforesaid he shall enter on the prescriptions the date of sale and shall sign or seal the prescriptions; provided that if it appears that morphine drugs have already been sold on the prescription then there or each number of times bearing there on the prescriber's name is required to be repeated, or that the interval specified in the supercription has not elapsed since the prescription was last dispensed, he shall not sell morphine drugs on such prescriptions unless it is further superscribed in that behalf by an approved practitioner.

V. The licensee shall, on requisition by the Collector or by any officer duly authorized by him, deliver up his licence for examination or for the issue of a fresh licence.

VI. The licensee shall maintain true accounts of all transactions, which shall show in respect of each month the source of supply and the quantity received and in respect of each week, the quantity used, the name and address of the person to whom it is issued and the name of the practitioner on whose prescription it is issued. Such accounts shall be preserved for not less than two years from the date of the last entry in the accounts.

VII. The licensee shall file in support of his accounts of morphine the returns monthly for the July period or the returns of supplies of opium otherwise, then by notice by one and in support of his accounts of opium, copies of the prescriptions on which they are made.

VIII. Stores of morphine drugs and all accounts and records of transactions under this licence shall be open to inspection by an officer of the Revenue Department not lower in rank than a Sub-Inspector.

IX. In case of breach of any of the conditions of this licence, the Collector may impose a fine not exceeding Rs. 100 for every such breach and may cancel the licence forthwith.

X. The imposition of a fine or cancellation of the licence under the foregoing condition shall not operate as a bar to prosecution for any offence that may have been committed under the Opium Act of 1910.

* To be filled in by the Collector according to requirements laid out regarding 12 cases.

XI. If the licensee shall have in his possession at the expiry, cancellation or suspension of his license any stock of morphine drugs, he shall deliver them up to the Collector. The licensee shall be bound to purchase in such quantity not exceeding that which he is likely to sell in two months, and at such rates as the Collector may direct, any morphine drugs that may be delivered up to the Collector by any licensee whose license has expired or has been withdrawn.

Dated the	Day of	192	Collector of
Station			

RECEIVED.

The following preparations are exempted from the operation of the Opium Act and may therefore be imported, purchased, transported, sold and exported without licences provided that their import by sea shall be permitted only by means other than that of the post:—

This exemption shall not apply in the case of importation of those preparations from a foreign country, in which case the licensee should obtain from the Home Commissioner the prescribed import certificate and forward it to the exporting line as described in condition 12 of this license.

- | | |
|---|---|
| 1. Aconitine Pure Preparation. | 8. Matico Apocynophanes in Tincture. |
| 2. Apocynophanes Hydrochlorides. | 9. Picrole Tincture of Anard. |
| 3. Apocynophanes. | 10. Camphorates. |
| 4. Lonicar Apocynophanes in Tincture. | 11. Chloralhydrate. |
| 5. Capsules Gelatine of Eth. Cannabis Indica. | 12. Chloralhydrate. |
| 6. Ferruginous Gelatine Phosphate. | 13. Apocynophanes Hydrochlorides. |
| 7. Lonicar Gelatine. | 14. Gelatine. |
| 8. Lonicar Apocynophanes in. | 15. Mono-ethyl-morphine Hydrochlorides. |

* Provided that they do not contain more than two grains of morphine per fluid ounce.

AGREED.

FORM No.

Dated

Official form of prescription.

(To be used whenever morphine drugs are prescribed.)

1. Name and address of the person to whom the prescription is issued.
2. Description of morphine drugs to be supplied.
3. Quantity of morphine drug to be supplied.
4. If it is essential, name and place of sale and at what intervals of time.

Address

Approved prescription

(Full name and signature of)

Date

FORM No. 10.

No. The morphine license issued below is hereby permitted, to transport morphine drugs described below by the route named. This permit must be carried with the transportation and should be kept in the licensed premises:—

1. Name.
2. Licensed premises from which the transport is permitted.
3. Licensed premises to which the transport is permitted.
4. Route of transport.
5. Date of expiry of permit.
6. Name of drug.
7. Quantity of the drug.

Dated	at	by	gms.	Collector.

FORM No. 10.

No. *Details of route of permit for the transport of morphine drugs.*

To The Collector at Division.

I have this day issued a permit to the person mentioned below for the transport of morphine drugs:—

1. Name.
2. Licensed premises from which the transport is permitted.
3. Licensed premises to which the transport is permitted.
4. Route of transport.
5. Date of expiry of permit.
6. Name of drug.
7. Quantity of the drug.

Dated	at	by	gms.	Collector.

FORM No. 10.

No. *Particulars of permit for the transport of morphine drugs.*

(To be retained in the office of license.)

1. Name.
2. Licensed premises from which the transport is permitted.
3. Licensed premises to which the transport is permitted.
4. Route of transport.
5. Date of expiry of permit.
6. Name of drug.
7. Quantity of the drug.

Dated	at	by	gms.	Collector.

15-9

FORM M-4

Form of accounts to be maintained by M. and D. Officers.

Month and date	Description of transactions (rents, taxes, interest, etc.)	North's Group						Number and name of the man of the house, or other person, to whom the account is to be rendered, and the name of the public officer to whom the account is to be sent.
		North's	North's	North's	North's	North's	North's	
To date ..								
Transferred from ..								
Total ..								
Interest ..								
Balance ..								

Office of the Commissioner of Revenue,
Madras, 10th June 1914.H. A. HENDIE,
Secretary.

CONDUCT OF BUSINESS BY THE BOARD OF REVENUE.

Under section 2 of the Madras Board of Revenue Act, 1904, it is hereby notified that the Board of Revenue with the approval of the Governor in Council has arranged the distribution and transmission of its business as follows:—

TRANSMISSION OF BUSINESS.

Subjects assigned for disposal by the Collector
General.

- (1) Acts and Bills—General regarding.
- (2) Conduct of public officers (generally).
- (3) Court of Wards (questions of special importance).
- (4) Grants of dry rations.
- (5) Recommendations for the posts of Tahsildar and Deputy Tahsildar.
- (6) Recommendations for the post of Deputy Collector.
- (7) Recommendations for the release or removal of Deputy Collectors who have attained the age of 55 years.
- (8) Yearly salary of Deputy Collectors and officers (a).

Subjects assigned for disposal by two
Members*.

- (1) Conduct of public officers (transmitted) of the grade of Tahsildar and above.
- (2) Standing Orders relating to Land Revenue and Settlement subjects.

Subjects assigned for disposal by a single
Member.

A. Land Revenue and Settlement Department
(Land Revenue Branch).

- (1) Administrative report relating to—
 - (a) Destruction of wild animals.
 - (b) Revenue and Finance.
 - (c) Revenue and Finance.
 - (d) Revenue and Finance.
- (2) Detailed report—Land Revenue portion.
- (3) Land Revenue collection containing suggestions of revenue on estates.
- (4) Revenue of village establishments.
- (5) Revenue of villages.
- (6) Acquisition of land for public purposes.
- (7) Census.
- (8) Districts.
- (9) Destruction of wild animals.
- (10) Land Revenue—
 - (a) Changes in establishment.
 - (b) Unrevenueable areas and quarterly returns relating thereto.

Subjects assigned for disposal by a single
Member—cont.

A. Land Revenue and Settlement Department
(Land Revenue Branch)—cont.

- (11) Private service.
- (12) Grants and sales.
- (13) Holdings of land.
- (14) Transfer of permanently settled estates.
- (15) Village and estate revenue (with) to the Land Revenue Department.
- (16) Estate revenue.
- (17) Revenue of villages.
- (18) Land Revenue—
 - (a) Revenue and Finance.
 - (b) Revenue.
 - (c) Revenue.
 - (d) Revenue (other than estates and land).
- (19) Revenue.
- (20) Revenue (Regulation VII of 1907).
- (21) Revenue and Finance.
- (22) Public revenue and village revenue—containing suggestions for which other departments are not specially assigned.
- (23) Revenue and petty suggestions land revenue.
- (24) Revenue.
- (25) Revenue.
- (26) Revenue.
- (27) Revenue.
- (28) Revenue.
- (29) Revenue—
 - (a) Allocation of land.
 - (b) Revenue.
 - (c) Revenue.
 - (d) Revenue.
 - (e) Revenue.
 - (f) Revenue.
 - (g) Revenue.
 - (h) Revenue.
 - (i) Revenue.
 - (j) Revenue.
 - (k) Revenue.
 - (l) Revenue.
 - (m) Revenue.
 - (n) Revenue.
 - (o) Revenue.
 - (p) Revenue.
 - (q) Revenue.
 - (r) Revenue.
 - (s) Revenue.
 - (t) Revenue.
 - (u) Revenue.
 - (v) Revenue.
 - (w) Revenue.
 - (x) Revenue.
 - (y) Revenue.
 - (z) Revenue.

* Revenue portion in (a) Two Members' subjects will however be disposed of by a single Member.

Subjects assigned for disposal by a single Member—cont.

- A. Land Revenue and Settlement Department (Land Revenue Branch)—*cont.*
- (21) Appeals under Act I of 1908, Madras, other than those made under Chapter XI.
- (22) Land Revenue and Provincial Budget reports.
- (23) Acts and legal questions relating to the Land Revenue Department.
- (24) Management of District Offices.
- (25) Acts, regulations, etc., of public officers and conduct of public officers (unconnected) below the grade of Tahsildar.
- (26) Court of Wards (other than matters of special importance).
- B. Land Revenue and Settlement Department (Settlement Branch).
- (1) *Lease* under the Land Improvement and Agricultural Lease Act.
- (2) Vaccination.
- (3) Weights and measures.
- (4) (a) Famine Code.
(b) Famine relief.
(c) Famine Relief programme.
(Indigestion).
- (5) (a) Irrigation accounts.
(b) Irrigation Cess fund.
(c) Irrigation projects and systems.
- (6) Water supply—
(a) Right to.
(b) Regulation of.
(c) Control over.
- (7) Water-works—Appeals and suits relating to (Settlement).
- (8) Commutation to Settlement Registers.
- (9) Cevins.
- (10) General questions relating to settlement and settlement.
- (11) General questions relating to water-works.
(12) Government report.
- (13) Kharbuds.
- (14) Revenue—*income and food*.*
- (15) Suspension of persons on specified lands.
- (16) Revised crop charge.
- (17) Settlement appeals.
- (18) Settlement operations—Reports on progress of.
- (19) Taxes and trade levies (Standing Orders Nos. 7, 8, 10 and 14).

Subjects assigned for disposal by a single Member—cont.

- B. Land Revenue and Settlement Department (Settlement Branch)—*cont.*
- (20) Transfer of lands from dry to wet; from pottahs to assessment and from one system to another.
- (21) Revenue-accounts under Madras Act I of 1908.
- (22) Appeals under Chapter XI of Act I of 1908—*Madras*.
- (23) Transfer of revenue registry except those of personally-assailed estates.
- (24) General revision of grant-in-aid.
- (Survey)
- (25) (a) (i) Field measurement books and other survey records.
(b) Revenue Survey and advances.
(c) Original and revised surveys and surveys.
(d) Boundary disputes.
(e) Training of Assistant Directors and survey subordinates in Survey and Settlement.
(Land Revenue)
- (26) Maintenance of Survey records.
- (27) Training of Revenue and Revenue Inspectors in Survey, of Tahsildars and Deputy Tahsildars in the maintenance of Land Records and of Assistant Directors and Deputy Collectors in Survey, maintenance of land records and settlement.
- (28) Tilgah and taluk accounts (except those dealt with in the Land Revenue Branch).
(Miscellaneous)
- (29) Administrative reports of Departments under the control of the Department of Revenue Settlement, Survey and Land Records.
- (30) Appeals from subordinates.
- (31) Budget estimates of departments under the control of the Department of Revenue Settlement, Survey and Land Records.
- (32) Lease, purchase and mortgaging of subordinates.
- (33) General questions relating to subordinates.
- C. Separate Revenue Department.
- (1) Cotton Taxes.
- (2) Storage and Cart-tax including purchase duty and duty on passenger vans.

*When the Full Board has decided by resolution that a subject is to be placed in any one of the above lists, it may be amended by the Commission of Revenue Settlement and Survey.

Note.—When a paper which under the foregoing resolution would go before a single Member is so placed, it may be placed in any other category or may be placed in any other category.

Board (Land Revenue and Settlement),
Madras, 23rd July 1934

W. S. BROWN,
Secretary.

INCOME-TAX NOTIFICATIONS.

NOTIFICATIONS.

Under sub-section (4) of section 5 of the Income-tax Act of 1922, the Commissioner of Income-tax for the Province of Madras directs that Mr. T. D. Bhatnagar, Income-tax Officer in probation, shall exercise all the powers of an Income-tax Officer within the Madras circle.

Madras, 24th July 1934.

The process of an Income-tax Officer conferred on the Stationary Deputy Tahsildar, Mangalore, in respect of all shops—open or otherwise, whose names stand at the foot of the list in the Commissioner's notification, dated 25th November 1933, published on page 2128 of Part III of the Fort St. George Gazette, dated 11th December 1933, are hereby withdrawn.

T. H. SENEVIRATNE,
Commissioner of Income-tax.

Madras, 23rd July 1934

PUBLIC WORKS NOTIFICATION.

NOTIFICATION.

It is hereby notified that the station attached to the Public Works Department Inspection Bangalore, Talpatti, Bangalore District, now was in good condition for occupation, the Bangalore trial and having been partly blown off by strong wind.

Bellary, 5th July 1924.

M. KESHAVA BAO,
Executive Engineer, Bellary District.

MARINE NOTIFICATIONS.

NOTICES TO MARINERS.

No. 38 of 1924.

Forma—East Coast—ARMOUPH.

Altimeter in Altimeter of Light.

With reference to this notice in Maritime No. 24 of 1923, it is hereby notified that the all Redoubt light at Armouph, was extinguished on the evening of the 15th July 1924 and a temporary auxiliary light has been exhibited in its stead as notified therein.

President Port Office, Madras,
15th July 1924.

No. 40 of 1924.

Forma—East Coast—ARMOUPH.

Altimeter of Light.

It is hereby notified that the north-east fixed white light at Armouph will be extinguished and abolished from the 1st November 1924, as it is no longer required for the use of shipping.

Position—Lat. N. 10° 51'. Long. E. 79° 13'.

Character of light—White fixed.

Character of beam—Warden beam.

Height and range—30 ft., 16 miles.

Area of illumination—Yards from 180° through 0° to 45°.

Former notice—No. 40 of 1913, dated 5 January 1913.

Charts affected—No. 58, Bay of Bengal.

No. 68 S., Fath. Sheet and H&O of Mysore.

No. 102, Cape Comorin to Cochin.

Publication—Ray of Bengal, pilot—P.O. station—1921, page 146.

List of Lighthouses and Light Vessels in British India, 4th ed. issue of 1923

No. 214

Locality—E.S.

Authority—President Port Office, Madras.

President Port Office, Madras,
15th July 1924.

C. H. CAMPBELL, Captain, R.N.,
President Port Office.

REPORT OF VESSELS

ARRIVED AT, AND DEPARTED FROM THE PORT OF MADRAS FROM
THE 1st TO THE 31st JULY 1924.

ARRIVALS.

Date	Name of vessel.	Tonnage	Port of origin	Master.	Wharf	Part of cargo.
1924						
July 14	S.S. "Virginia Delta"	4,321	F	John Kerr	Madras	Ward gear No. 1.
" 15	S.S. "Chandigarh"	4,321	F	V. H. Remondy	Madras	No. 4.
" 16	S.S. "Humbly"	3,284	F	H. G. Palmer	Calcutta	Ward gear No. 1.
" 17	S.S. "Humbly"	3,284	F	C. P. E. Reed	Calcutta	No. 1, 2, 3.
" 18	S.S. "Humbly"	3,284	F	E. N. Robinson	Calcutta	Ward gear No. 4.
" 19	S.S. "Humbly"	3,284	F	N. Robinson	New York	Ward gear No. 2.
" 20	S.S. "Humbly"	3,284	F	C. C. McNeil	Bombay	No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.
" 21	S.S. "Humbly"	3,284	F	T. Robinson	Calcutta	Ward gear, No. 1, No. 2.
" 22	S.S. "Humbly"	3,284	F	H. J. Cook	Calcutta	Ward gear.
" 23	S.S. "Humbly"	3,284	F	H. J. Cook	Calcutta	No. 1, 2, 3, 4.
" 24	S.S. "Humbly"	3,284	F	H. J. Cook	Calcutta	Ward gear No. 1.

3. The lessee will have the right only to enjoy the usufruct but not to subdivide any other rules in accordance.

South Buckingham	Good Subdivision	Form of tenure	Date of creation
Description of property	Form of tenure	Form of tenure	Date of creation
1. Rights of pasture of trees growing on 100 to 102, 103 to 104, 105 to 106 etc.	1st August 1924 to 31st July 1925	Mysore	1st August, 1924
2. Right of grazing cattle on arable and selling grass on the margin of the forest from 100 to 104, 105 to 106, 107 to 108 etc.	Do.	Kodavur	1st August, 1924
3. Right of grazing cattle on arable and selling grass on the margin of the forest from 100 to 106.	Do.	Kodavur	1st August, 1924
4. Right of grazing cattle on arable and selling grass on the margin of the forest from 100 to 102, 103 to 104, 105 to 106, 107 to 108 and 109 to 110 and 111 to 112.	Do.	Mysore	1st August, 1924
5. Right of grazing cattle on arable and selling grass on the margin of the forest from 113 to 114.	Do.	Mysore	1st August, 1924
6. Right of grazing cattle on arable and selling grass on the margin of the forest from 115 to 116.	Do.	Mysore	1st August, 1924
7. Right of grazing cattle on arable and selling grass on the margin of the forest from 117 to 118 and 119 to 120.	Do.	Mysore	1st August, 1924
8. Right of grazing cattle on arable and selling grass on the margin of the forest from 121 to 122 and 123 to 124.	Do.	Mysore	1st August, 1924

Mysore, 16th July 1924.

TENDER FOR CONSTRUCTING A NEW STORE-HOUSE FOR CRIMINAL SETTLEMENT AT PADMAL NEAR PALLAVARAM

Sealed tenders, in the approved form available with the Executive Engineer on payment of Rs. 500 each, will be received by the undersigned at his office up to 5 o'clock on 18th August 1924 for constructing a new store-house for criminal settlement at Padmal near Pallavaram under the lease and contract system.

1. Tenderers should be addressed to the Executive Engineer, Chingleput Division, and should be accompanied by "Tender for constructing a new store-house for Criminal Settlement at Padmal near Pallavaram."

2. Each tender should be accompanied by an earnest money of Rs. 500 in cash or treasury notes which will be returned to the tenderer whose tender is not accepted.

3. The Executive Engineer, Chingleput Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

4. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract.

5. Tenderers comply with conditions 3 above will retain preference of the earnest money.

6. The contract must not be sold.

7. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Executive Engineer's office from which blank forms of tender may also be obtained.

8. The schedule of conditions of contract (Schedule C) may be had for perusal and return on application to the manager of the office.

9. The sum of one superannuation—vide item 1 above—should not be returned in any account.

10. The tenderer should write the name also in words against each item of his price furnished therein.

Mysore, 20th July 1924.

S. GOVINDARAJA AYYANGAR,
Executive Engineer, Chingleput Division.

TENDER FOR SUPPLY OF TRAK LOGS.

Sealed tenders will be received by the undersigned at his office up to 5 p.m. on 31st July 1924 for supply of trak logs.

1. Tenderers should be addressed to the Executive Engineer, Madras Road Works Division, Dindigul Division, and should be accompanied by "Tender for supply of trak logs."

2. Each tender should be accompanied by an earnest money of Rs. 500 in cash or treasury notes which will be returned to the tenderer whose tender is not accepted.

3. The Executive Engineer, Madras Road Works Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

4. In case on the acceptance of the tender is refused, the successful tenderer will be required to deposit a further sum of Rs. 500 which with the earnest money received will be held in security for the due fulfilment of the contract.

5. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract.

6. Tenderers comply with conditions 3 and 4 above will retain preference of the earnest money.

7. The contract must not be sold.

8. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Executive Engineer's office from which blank forms of tender may also be obtained.

18. Any logs rejected at the stage by the department should be removed from the premises within a week (with the detailed reasons at the cost of the supplier). No compensation of any sort will be provided. Beyond the week's time, the logs will not be allowed to remain in the grounds, but steps will be taken to sell it in public market. The sole proceeds, if any, will at times be credited to the supplier after deducting the cost of expenses for the sale and handling of sale proceeds.

11. The legs should be supplied as an attachment only before 31st August 1956 and the supplier as his duly authorized representative should be present at the time of attachment of the legs. The date of inspection will be notified to the supplier four days in advance to the usual address.

NCM 800124

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ALKALI SODIUM

SOURCE OF THE SALE OF WOODS HELPS IN THE TOWN OF MARIAS
 FOR THE YEAR 1894

Weizen is heavily given that the today shows is the subject schedule will for the 1934-35 season. It is put up to public notice by the College of Medicine at his office at 12 noon on Saturday, the 24th August 1934.

Figure 1.30

The body, within which, the storm should be contained

[illegible]

IMPERIAL BANK OF INDIA.

Notice.

Friday, 19 July 1924.

The Annual General Meeting of the Shareholders of the Imperial Bank of India will be held at the Land House Office of the Bank, No. 2, Mount Road, Colombo, on Friday the 19th August 1924 at 10-30 a.m. for the transaction of the following business:-

- (1) To receive the Chairman's Report, the Statement of the Affairs of the Bank made up to the 31st June 1924 and the Report of the Auditors.
- (2) To elect three Auditors and to do their remuneration.

R. A. N. SUTHERLAND,
R. M. MURRAY (Secretary),
Managing Directors.

MADRAS PORT TRUST.

MINUTES OF A BOARD MEETING

No. 4 on 18th-19, HELD ON THURSDAY, 19th JULY 1924.

PRESENT:

Mr. A. A. HARRIS, President (Jury), Chairman.

Mr. C. R. WALKER, M.A., C.I.E.

Capt. C. R. CAMPBELL, M.A., R.N., R.I.M.

Mr. K. C. ROSE.

Mr. H. H. DEO SACHDER M. KESAVASWAMI

Madaya Gura.

Mr. H. H. DEO SACHDER Pappalab Chetti

Gura.

Mr. H. H. DEO SACHDER Gervase

Chelchobolajunas Gura.

Mr. G. W. CHAMBERS.

Mr. G. W. CHAMBERS.

Mr. T. M. ROSE.

Mr. A. H. MacDONALD.

Mr. G. W. CHAMBERS.

176. Read, approved and recorded the minutes of the proceedings of the previous meeting held on Friday, the 11th July 1924.

177. Read again Resolution No. 156, dated the 4th July 1924, approving of two estimates, aggregating Rs. 2,613, for the removal of the roof of the shed situated near the Timber Yard.

Read a note by the Chairman recommending, for approval, a plan and an estimate, the latter submitted by the Acting Chief Engineer, for carrying out certain improvements to the roof of the shed with a view to ensure their proper completion.

Resolved that the plan and the estimate be approved under section 16 of the Madras Port Trust Act and that, subject to sanction of Government under section 75 of the Act, the expenditure be paid out of the Treasury.

178. Read again Resolution No. 156, dated the 4th November 1923, and G.O. 10,000, Mys. No. 155, dated the 21st November 1923, recommending the grant to Mr. W. W. Robinson, Traffic Manager, of leave for six months and twenty-three days on average pay and leave for five months and seven days on half average pay on maintenance, with effect from the afternoon of the 2nd November 1923. Read also G.O. No. 100, Mysore (Matter), dated the 1st March 1924, approving of the appointment of Mr. J. G. Lord, First Assistant Traffic Manager, as acting Traffic Manager, with effect from the date of his return from leave, and Mr. Robinson on leave.

Read a note by the Chairman on a table, dated the 2nd July 1924, from Mr. Robinson regarding resignation of his appointment.

Resolved that Government be asked to sanction the acceptance of Mr. Robinson's resignation of his appointment with effect from the 2nd July 1924 as well as the appointment with effect from the same date of Mr. J. G. Lord as Traffic Manager on the remuneration of the sanctioned scale of pay of the appointment.

179. The Board considered the draft annual statement report of the Trust for the year 1923-24 prepared by the Chairman (see here) and resolved that the report be adopted subject to certain slight alterations and that the usual number of copies of the report be forwarded to Government and to other concerned.

179A. Read a note by the Deputy Port Commissioner, supported by the Chairman, recommending for issue an application from Mr. A. J. Kemmings, Harbour Master, for leave on full average pay for a period of six months and twenty-nine days to be availed of by him from or after 1st September 1924.

Resolved that the leave applied for by Mr. Kemmings be granted to him from such date after 1st September 1924 as he may be required.

179B. Read a note by the Chairman recommending an application from Messrs. Bori & Co., Ltd., Agents, The Andam Pictorial Company (India), Ltd., for a lease for a period of three years from 1st July 1924 at a rate of rent of Rs. 100 per acre per annum of 6 1/2 acres of land on the north side of the station of a shed for the storage of stores and submitting draft of an agreement of lease.

Resolved to approve of the proposed lease as well as of the draft agreement submitted by the Chairman.

179C. Submitted a list of stores (including those relating to Railway Traffic) amounting to Rs. 43-1-6 paid during the three months ending the 30th June 1924.

179D. Read and resolved a statement, dated the 18th July 1924, submitted by the Trust's Acting Chief Engineer, showing the amounts made by the Board's Purchasing Agents in England of which information was received in the month of July 1924.

179E. The following statement summarizing those collected in and up to the end of June 1924 with those for the corresponding period of the previous two years as well as of the year 1914-15 was ordered to be recorded.

Statement showing the amount of dues collected during the month of June 1896.

	1894.			1895.			1896.			1897.				
	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.		
I. Harbour Dues—														
(a) Dues on imports ..	55,589	1	3	1,14,186	11	0	44,880	7	0	95,085	1	0		
(b) Dues on exports ..	10,412	25	4	22,623	8	0	44,031	0	0	58,690	9	0		
(c) Tonnage dues, imports ..	8,368	8	0	18,870	8	0	35,565	12	0	8,298	18	0		
(d) Storage dues ..	568	12	0	182	8	0	465	8	0	148	2	0		
(e) Boat hire charges ..	1,877	22	0	3,264	3	0	3,743	8	0	2,244	29	8		
(f) Harbour dues ..	4,081	1	6	45,210	12	6	23,820	10	0	27,430	11	8		
(g) Charges ..	27,773	8	3	5,112	11	4	7,928	3	0	4,463	8	0		
(h) Porters' dues ..	820	9	0	11,034	8	8	1,183	15	0	1,801	5	8		
(i) Dues ..	582	12	0	207	12	0	324	15	8	187	5	0		
(j) Hire of harbour	1,565	8	0	1,693	0	0	7,408	8	0		
(k) Quay dues	19,870	15	8	22,882	7	9	25,174	12	8		
II. Roads, ferries and postages—														
(a) Rents of properties ..	4,128	0	3	53,110	2	4	13,874	7	10	14,725	1	8		
(b) Overhaul dues ..	5,881	6	4	2,814	0	8	4,248	8	0	7,852	0	0		
(c) Passengers' tolls ..	874	0	8	3	4	0	4,188	8	4	1,381	7	2		
(d) Fines and penalties ..	28	11	9	182	8	8	40	0	3	65	4	0		
III. Sales—														
(a) Water sold to boats ..	1,818	11	4	7,302	8	7	2,642	10	5	6,898	8	2		
(b) Water sold to works		
(c) Sales of condemned goods	—	57	8	868	18	8	28	0	8		
(d) Other sales	7	8	8		
IV. Contributions to Government—														
(a) From Port Funds		
(b) From Government		
V. Interest—														
(a) Interest on investments ..	340	0	7	100	11	0		
VI. Miscellaneous—														
(a) Profit on investments		
(b) Commission on Corporation tax ..	581	4	6	582	10	8	388	18	0	822	11	8		
VII. Revenue and other adjustments—														
.....	—	127	8	0	1,548	13	9	188	0	8	—	265	1	8
Total ..	1,26,795	8	1	2,73,896	5	13	1,46,862	8	6	2,20,643	24	4		

Month.	Amount of 1894-95.			Amount of 1895-96.			Amount of 1896-97.			Increase or decrease on the last two years.		
	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.
April ..	1,68,156	5	4	2,32,218	12	9	1,81,356	18	8	2,26,228	2	8
May ..	1,24,298	4	11	2,42,548	18	3	2,25,525	17	8	2,28,148	7	8
June ..	1,20,789	8	1	2,70,086	8	11	1,86,082	8	8	2,27,640	14	1
July
August
September
October
November
December
January
February
March
Total ..	2,64,204	5	6	7,64,881	3	11	5,34,871	2	8	7,68,208	2	4

* Includes Rs. 21,946-10-5 being the interest realized on Government Securities of the Capital Account.

17. The following statement showing the number of vessels piloted, etc., was referred to be presented—

Particulars	From 1st to 12th July 1894.	Total from 1st April to 31st June 1895.	Total from 1st July 1894.
Vessels piloted into the harbour ..	59	519	(7)
Do. piloted out of the harbour ..	59	544	(8)
Do. transported from one berth to another ..	7	64	(9)
Piloting vessels piloted into the harbour ..	1	1	(10)
Do. piloted out of the harbour ..	1	1	(11)
Do. transported from one berth to another ..	1	2	(12)

142. The following statement showing the number of vessels which used the quay was ordered to be recorded:—

Particulars.	From 1st to 12th July 1924.	Total from 1st April to 19th June 1924.	Total from 1st April to 19th July 1924.
<i>I—Inwards.</i>			
Went quay No. 1 berth	0	0	0
Do. No. 10 do.	0	54	54
Do. No. 111 do.	0	27	27
Do. No. 112 do.	0	25	25
South quay No. 10 do.	4	10	14
East quay	2	20	22
Outer quay
	16	116	132
<i>II—Outgoing vessels.</i>			
Went quay	5	4

143. The following statement showing work done by vessels was ordered to be recorded:—

Period.	Ballast.					Hull and rigging.				Total quantity of cargo shipped.	Total quantity of cargo loaded.	Remarks.
	Quays.		Shoetage.		DO berths.		of cargo.					
	Quantity of cargo shipped.	Quantity of cargo loaded.	Quantity of cargo shipped.	Quantity of cargo loaded.	Quantity of bulk cargo shipped and loaded.	Quantity of cargo shipped.	Quantity of cargo loaded.					
1924.	tons.	tons.	tons.	tons.	tons.	tons.	tons.	tons.	* Total loadings.			
									As cargo.	As cargo.	As cargo.	
From 1st July to 12th July.	1,664	14,258	5,110	8,612	8,277	751	762	10,734	11,044	8,840	251	

144. The following statement of estimates mentioned under the 12th July 1924 was ordered to be recorded:—

Serial number.	Authority.		Part of work.	Amount estimated.	Balance of budget allocated to this estimate.	Charge to a/c.
	No.	Date.				
5	Board's Resolution No. 110.	12th July 1924.	<p><i>Capital Account</i></p> <p>SE.</p> <p><i>Revenue Account</i></p> <p>Expending the existing amount of £10,000 and also about £10,000 at the start of the financial year, various items required for the year.</p> <p><i>For Fuel Account</i></p> <p>SE.</p> <p><i>Shipping Fuel Account.</i></p> <p>SE.</p>	2,170	..	1. Engineering and maintenance. 25. Dock and Buildings.

145. Resolved O.D. Motion No. 51, Finance (Revenue), dated the 1st July 1924, mentioning the reference of same concerning to No. 294-4-6 proposed in Resolution No. 137, dated the 30th June 1924.

146. Resolved O.D. No. 225, Finance (Revenue), dated the 12th July 1924, stating that, for the purpose of the grant rules applicable to various etc., as mentioned in O.D. No. 145, Finance (Revenue), dated the 12th November 1923, the certificate by the head of a department is to be the income is

employed as to the length and continuity of his service prior to 1st April 1874 shall, in the absence of documentary evidence, be taken as sufficient proof of the facts.

III. Receipts and work held by the Imperial Bank of India, Madras, for the Madras Port Trust on the 31th July 1874 were entered to be recorded as follows:—

					Disbursements	Cash
					Rs.	Rs. A. P.
Revenue Account	1,44,830	5,45,000 1 10
Provision Fund Account	7,49,208	15,780 4 11
Deposit Account	24,540	1,257 8 6
Rules Engine House Charity Account	27,300	1,303 8 4
Disabled Seamen's Fund Account	20,500	1,178 14 10
Fire-Engine Fund Account	2,60,000	25,736 0 5
Harbour Dues Account Account	80,787 16 4
Boatmen's Freight Allowance Account	31,422 9 8
Capital Account	48,42,100	60,526 14 3
Working Fund Account	98,700	36 12 3

Port Trust Office, Madras,
2nd July 1874

A. A. NISSES,
Clerk.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY RECORDS.

MONTHLY SUMMARY FOR JULY.													
MO.	Barometer reduced to 32° F.	Thermometers.				Rain-fall in inches.	Winds.			Depth of rain.	Cloudy days.	Height of water.	General weather.
		Observed Daily Means.		Unobserved Means.			Prevailing direction.	Daily velocity.					
		Day.	Night.	Max.	Min.								
July.	Indian.	"	"	"	"	"	"	"	"	"	"	"	"
1st, Monday.	30.00	85.1	75.8	87.9	70.1	110.7	70	N.W. & W.	1.07	0.0	0.0	0.0	Clear & calm.
2nd, Tuesday.	30.00	85.0	77.2	89.0	70.3	110.0	70	N. by E.	0.00	0.0	0.0	0.0	Clear & calm.
3rd, Wednesday.	30.00	87.1	79.4	91.1	72.8	112.0	70	S.W. by W.	0.00	0.0	0.0	0.0	Clear & calm.
4th, Thursday.	30.00	87.4	80.0	91.1	73.2	110.1	70	N.W.	0.00	0.0	0.0	0.0	Clear & calm.
5th, Friday.	30.00	86.0	78.8	89.4	70.5	110.4	70	N.W.	0.00	0.0	0.0	0.0	Clear & calm.
6th, Saturday.	30.00	84.0	76.0	87.0	68.0	110.0	70	N.W. by E.	0.00	0.0	0.0	0.0	Clear & calm.
7th, Sunday.	30.00	86.0	77.0	87.0	68.0	110.0	70	N.W.	0.00	0.0	0.0	0.0	Clear & calm.

The Standard Barometer and Thermometers were read at 8 a.m., 10 a.m., 2 p.m., and 4 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The column of the Barometer is twenty-two feet above the level of the sea, and the number of the Rain Gauge is two feet from the ground. The wind, rain and general weather registered are for the current Civil Day—from midnight to midnight.

The total quantity of rain collected since January 1st to 31st 1874, the average for the current period being 8.10 inches.

Madras Observatory,
2nd July 1874.

H. R. U. SAVOIR,
Deputy Director.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 33.]

MADRAS, TUESDAY EVENING, JULY 25, 1924.

[PART I, CONT.]

OFFICE OF THE COMMISSIONER OF EXCISE.

NOTIFICATIONS.

No. 15, dated 21st July 1924.

NOTICE OF SALE OF ARIAN FARMHOUSES.

Notice is hereby given that the privilege of sale of toddy in unlicensed shops in the free-tax areas of the Presidency, including the Madras and the Telugu areas of 177 villages of the Pudukottah District of the Coimbatore Agency will be put up to auction subject to the conditions hereinafter set forth. The period for which the privilege will be sold will be twelve months commencing on October 1924 and ending 30th September 1925. The number of shops and farms, the land there acquired for them and the dates on which the places at which and the officers by whom the auction will be conducted will be notified by Circulars in their District Gazette. A separate notification will be issued regarding operations under the free-tax system.

Conditions of Auction Sale.

I. Any person desiring to bid must deposit Rs. 25 with the selling officer on the day of sale, but this deposit is given to the selling officer to release the deposit to Rs. 20 when necessary. The balance of the deposit to be made by each bidder will be Rs. 50. No one will be allowed to bid unless he has made this deposit. No one may bid for another person unless he holds a power of attorney from him. Deposits made under this clause will be returned on application to successful bidders at the close of the day's sale.

Every person who deposits must be paid into the bank account and the cheque for each payment produced before the selling officer. Deposits will be returned under the order of the selling officer to successful bidders at the close of the day's sale on presentation of the cheque at the bank office.

II. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground (1) that he has been convicted by a criminal court or has previously been guilty of such a breach of the prohibition of license or of a contract under the ^{Abolition of} Opium Act as to render him undesirable as a holder of a license; or (2) that he is convicted or is accused in Government; or (3) that he is a petty speculative; or (4) that he is a village officer or a relative of a village officer of the village in which the shop is situated or which is regulated by the shop or of a neighbouring village; or (5) that he is a tenant or holder of country rights in the tract area within which the shop is situated; or (6) that he is a licensed holder of beer shops; or (7) that such a person is necessary to prevent overpopulation in the district of Government interest; or (8) for any other valid reason.

III. The reserve price placed on each shop or farm will not be published, but the average annual rental during the previous five years will be notified by Circulars, whenever possible, for the information of bidders. The selling officer will fix the reserve price of each shop.

IV. The shops or farms will be put up to auction in the order in which they are notified, unless the selling officer sees reason to change that order.

V. The highest bid will be automatically accepted by the selling officer subject to confirmation by the Collector. Such confirmation may be given at the close of the sale or at any time after the sale, if the selling officer or the Collector himself. The Collector will be at liberty to accept or reject any bid at his discretion. If the selling officer before the close of the sale rejects under section II the highest bid for any shop or farm, he may at his discretion either accept the next highest bid or recall the shop or farm. In case of dispute the selling officer's decision will be final.

VI. Every person whose bid is previously accepted shall—

(a) at once if so required by the selling officer or otherwise at the close of the day's sale deposit (in addition to the deposit made under clause I) half a month's rent for each shop or farm included down to him, unless the rent of demand equals or exceeds one month's rent;

(b) at once apply in writing for a license for each shop or farm included down to him, and within a week thereafter furnish the Collector with the best plan of the site submitted by him for the location of the shop;

(c) within three days from the date of sale,

21-Gen-1

(i) if the Collector is satisfied that he can be trusted to pay his rent punctually and fully, deposit such further sum as will the deposits already made will make up two months' rent of all shops or farms located there in him; or

(ii) otherwise deposit such further sum as with the deposits already made will make up four months' rent of all shops or farms located there in him or provide a security or securities, approved by the Collector, to ensure a security bond for the due payment of all moneys that may become due by him under the terms of the license for those shops and to ensure a mortgage deed of the or their immovable property in favour of the Government for the payment of all moneys due under the said license by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof by the buyer or tenant or by the purchaser. The bond and the mortgage deed shall be stamped and registered at the expense of the purchaser, he shall also be bound to execute a counter-pledge agreement.

VII. Deposits will be returned in any case in which the Collector refuses to confirm the acceptance of the bid.

VIII. At the close of the day's sale the selling officer will notify the date on which vendors, if any are found necessary, will be held; when the list of shops or farms to be sold has been drawn up, a copy of it will be sent to any bidder who gives his name and address to the Collector.

IX. The order of the Collector confirming or refusing to confirm the acceptance of a bid shall be final unless it is revised by the Commissioner for special reasons.

X. On the failure of any person to make a deposit or apply for a license under condition VI or to comply with any regulations as to security or to execute any counter-pledge under condition VI, the deposits already made may be forfeited as of the shop or farm may be sold under the orders of the District Officer or as a report from the District Officer may be otherwise disposed of by the Collector. Besides under the conditions will be at the risk of the defaulting bidder, who will forfeit all sums paid, in the whole period under the terms of the original sale and the total amount payable by the successful bidder in the event. In the latter case, the forfeited deposits will be deducted from the last sum owing from the vendor, and the remainder, if any, will be refundable as the same amount as if it were an amount of land tax. Should however the forfeited deposits be greater than the last sum owing, the whole of such deposits will be credited to Government. The defaulting bidder will be suitably liable if the shop or farm is disposed of elsewhere than by auction and such disposal results in loss to Government as measured with the original sale. Deposits otherwise than by auction includes leases.

XI. The purchaser of any abtari or opium privileges is liable to the penalties prescribed for breaches of the conditions set forth below, though a formal license may not have been issued to him. No fee or security that may become due to Government under the terms of the license or well as for the proper observance of all the conditions of the license.

XII. The deposits under condition VI (a) may be made either in cash or by promissory notes, bank or deposit certificates issued from the Federal or Co-operative Bank (Madras Central Co-operative Bank) or from any of the Central Banks approved by the Registrar of Co-operative Societies. When deposits are made otherwise than in cash, the Collector may demand that they shall be of such nature that the deposits under this condition are sufficient, under the Collector's strict supervision, to cover also the deposits under condition I and VI (a) which have not been refunded as well as deposits who have made the deposits under condition I and VI (a) which have not been refunded as well as deposits any of the Central Banks mentioned above, may make a formal request to the Treasury Officer to Central Bank in the name of the Collector. The Treasury Officer will send the request on to the Bank and inform it that when the Bank gives the necessary formal receipt, he will send one to the collector to the representative of the Bank duly authorized to receive it, or will remit it by cheque or by bank draft drawn on the Bank. When the amount has to be sent by postal remittance to transfer the deposit, the order will be required to deposit in the Treasury, with the receipt to cover the cost of forwarding the amount of the deposit to the Bank, any balance remaining in the Treasury bank pass-books deposited must be refunded to the depositor. The Government promissory notes must be subject to the payment of interest at the rate of the Collector and are deposited, if so required. In the case of Co-operative Bank deposit certificates the depositor must subscribe the note, if so required, in the name of the Collector, the collector must appear in writing that he certifies that the deposit is withdrawable on the Collector's demand.

XIII. Deposits in cash will be adjusted towards the instalments of rent due on the basis of the deposit of the bank. Deposits of Government or savings bank pass-books or Co-operative Bank promissory notes or other such securities under the terms of the full amount of the rent due and of any other deposits which the Government should take than that, in which case they will be taken into account at the time of the day, and the balance, if any, due to Government must be paid in cash. In special conditions on which it is all abtari and opium licenses, all accounts deposited are liable to be sold, being recovered as interest.

General Conditions applicable to all Abtari and Opium Licenses.

1. Shops and deposits must be opened by the date fixed by the Collector and must be kept open every day unless the temporary or permanent closure is authorized under condition 15, 11 or 14.

2. Except where definite rules in the prospectus or under the control of Government have been provided, purchasers of shops must give to the Government for securing proper sites for those shops. They are at liberty to choose any site within the local limits notified by the Collector.

provided the site selected is approved of by the Harbour and Police authorities. The limits of the site selected and approved will be indicated in the licence. The provisions (except subject to the rules applicable in enclosed premises) in rule of licence, apply to interesting drags outside these limits as prohibited.

3. Signs under any licence or special licence must be exhibited in an approved building of which the whole or the whole of a separable part must be visible and made for use as a depot or shop. Licence must keep depot or shop premises in a sanitary condition to the satisfaction of inspecting officers. In the case of creek ships and ferries in metropolitan, or towns having a population of 50,000 or over, there shall be no possible means of escape or means to any direction except into the main street, if there are other doors, they shall be kept locked under the seal of an officer of the Harbour Department; the bottom of the ship shall be sufficiently lighted by day and the whole interior visible from the front door, the ship shall not be used as a place of residence save by the master and his family or seamen. If there are means of communication between the depot or ship and an adjoining dwelling house, they must be kept locked at night.

4. Boats, when two or more foreign liquor licences are held by one person or on the sale of licences held by separate and different persons and subject to different licences must be conducted in different premises.

5. Private bars in liquor shops may be allowed by the Collector under a special licence to be granted by him after 10 p.m., provided that the interior of the bar is wholly visible from the doorway, and that the entrance to it is either through the main door of the shop or through a separate door provided with a proper sign to show the nature of the bar.

6. A signboard must be affixed to the front of each depot or shop showing the nature and number of the licence under which sales are conducted there, the name of the licensee and (except in the case of foreign liquor) the exact rate of sale. These particulars must be legibly painted in the local vernacular and in the case of interest and wholesale depots in English also. The licence must be hung up in a conspicuous place within the depot or shop.

7. The provisions, upon any licensed premises of any liquor, spirit or intoxicating drugs except that to which the licence relates or of any means or substances used or capable of being used for conveying or forwarding liquor except in accordance with the terms of a corresponding licence is prohibited.

8. Each supply of liquor, spirit or intoxicating drugs to the Collector may consider sufficient to meet local requirements must be introduced in depots and shops.

9. No creek ship, foreign liquor depot or beer shop shall be opened before 6-30 a.m. Daily shops or foreign towns shall not be open before 7 a.m. No other shop or depot shall be opened before sunrise.

10. (a) No depot or shop shall be kept open after 8 p.m. except under special authority. Collectors may at their discretion order the closure of any depot at sunset and may on the report of the Police or for other sufficient reasons order the closure of any depot at an earlier hour if they consider such a closure to be advisable in the interests of the public. The Commissioner may for sufficient reasons order the general closure of any kind or kinds or all kinds of licensed premises at any earlier hour than 8 p.m.

(b) With the previous sanction of the Commissioner, Collectors are authorized to order at the time of the closure that specified shops will be closed on the occurrence of specified incidents, and that the hours of sale at specified shops which are in the neighbourhood of a market or assembly will be limited on such days generally or that they will be liable to limitation on such occasions by orders issued during the currency of the issue of a licence if it is found that the shops promote drunkenness, disorder and other places where large numbers of spectators assemble from 10-30 a.m. to 5-30 p.m. on week days, on the afternoon of any days and at all hours on Sundays except between 11-30 a.m. and 4 p.m. A special notice, embodying these restrictions or limitations will be served by the Collector in the licence granted to the holder of all such shops.

(c) The closing hour of hotels in the Nippon is 10 p.m.

(d) The closing hour for refreshment rooms, hotels and hotels here in Kolaba Town is 10 p.m. The Collector of Police and the Commissioner of Police, however, may jointly permit the extension of the time to 11 p.m.

(e) 9 p.m. is fixed as the general closing hour in the case of Railway refreshment rooms. Collectors are authorized to order in the licence the particular hours after 9 p.m. during which such licensed premises may be kept open for the sale of liquor to bona fide travellers only with reference to arrival and departure of trains. Collectors may also close houses during the currency of the licence with reference to any closure in the Railway Time Tables.

11. Depots and shops must be closed, if the Collector is satisfied, while a regiment or detachment of soldiers is passing or is encamped in the vicinity. Collectors or District Officers shall have power also temporarily to close any shops in times of religious or other disturbances. Every depot and shopkeeper shall close his depot or shop when a riot or disturbance occurs or appears likely to occur in the neighbourhood.

12. All liquor, spirit and intoxicating drugs sold or kept for sale shall be of good quality and unadulterated. Nothing shall be added to liquor, spirit or intoxicating drugs either to improve their intoxicating power or for any other purpose. This prohibition, however, does not apply to the compounds or blending of liquors in the manufacture of intoxicating drugs from legitimate and pure in accordance with the terms of a licence. Liquor shall not be bottled except under a licence. No such different kinds of liquors be mixed and sold under the designation of one of them.

13. No vessels shall be employed in any illicit or special shop for the sale of liquor, spirit or intoxicating drugs without the special permission of the Collector unless also be a member of the master's bandy.

14. The sale or the supply of liquor, spirit or intoxicating drugs by person below the age of 18 or by person suffering from insanity or any contagious disease and the employment in any capacity of such persons in shops or depots licensed for the sale of the same are prohibited. No person who has been convicted under the Indian Penal Code shall be employed in the import or sale of liquor,

explains an interesting design without the Collector's previous permission. The Divisional Office may, where necessary, call for the names of all persons employed or proposed to be employed in any depot or shop and, if the disappearance of any person, he may forbid the issuance from printing this person to leave any office, if the management or working of the shop or depot.

Also—Class participation in the role of solution by process on input device

14. No habit-forming or intoxicating drug shall be sold or given—

- (c) Except as steps specially approved by the General Officer Commanding the Division (or District Brigade) or the Headquarters of the Contingent or Camp, and then only in respect of persons who it is approved by the same authority is compatible with the local Khasi conditions specified in the prospectus in the following:-
- (1) to members of the Royal Malay, Indian and members of their families; or
 - (2) to any other person living in barracks;
 - (3) to persons without a regular income, or has reason to believe, to be any followers, i.e., any class of followers (other than private servants) whether on or off duty, who have a right to be in contingents;
 - (4) to Volunteers, English officers and Railway servants when on duty; or
 - (5) in any circumstances to any:-
 - (a) European subject under escort of the Police;
 - (b) child or young person under eighteen years of age;
 - (c) non-commissioned;
 - (d) person known or believed to be intoxicated; or
 - (e) person known or suspected to be about to take part in a riot or disturbance of the peace or other riots.

- (8) person known or suspected to be about to take part in a riot or disturbance of the kind or other crime.

- The apostles were in Galilee (15) and went to watch the Sabbath, their families and followers when they saw Christ on

4. No longer, unless or until a new drug shall be sold in shape except for each. The license

- be bound to give judgement of the offer of anything other than such to the nearest Magistrate or

- offered. The qualification is not, however, meant to restrict credit sales to the ordinary course of

- ...and the fact that the company is not a public company, it is not required to disclose its financial information to the public.

- 20080909

- liquid, solid, or semisolid drug shall be sold either below or above each minimum.*

- prices as may be fixed, for sale of the same in accordance with the law for the time being

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38. No liquor, spirit, or intoxicating drug is entered at the quantities provided for passengers without a license as provided below shall be taxed to any person at any one time here and there.

passages without a valid permit, nor shall they be sold at wholesale depots or quantities less than the minimum prescribed:—

Arach.	Trity.	Grape	Cyran	Percent totaly arach.
--------	--------	-------	-------	--------------------------

Contains 1 of a gallon except in special locations separately	One gallon except in special loca-	In the Agency Vault for transit/grade and	In the Agency Vault not available as is	The Imperial Palace.
---	------------------------------------	---	---	----------------------

[illegible]

Forms shall be in printed form, which may be obtained at all offices of the Inspector of the Excise Department on production of receipts for payment of the cost price into a Government treasury. The signing of blank permits for subsequent issue is prohibited.

29. Only such weights and measures as may from time to time be permitted by the Commissioner of Finance shall be purchased or used on any licensed premises, and they shall be tested and stamped by the stamping establishment of the district if the Collector so directs.

20 No drunkenness, disorder or gaming shall be permitted in depots or shops. Intoxicants of any kind in depots or shops are also strictly forbidden.

31. No rebuke or censure or disorderly or riotous persons shall be harboured in depots and shops. Eviction of their assets thereto shall be given to the nearest Magistrate or Police officer.

22. No person shall be harbored in any depot or shop during the night.

23. Three copies of this statement shall be submitted from day to day in ink on the prescribed form. When signed permission is given to the attorney, attorneys' accounts shall be kept for the transactions under such license. The amounts shall be so printed under which may be obtained from local Bureau offices on payment of cost per page. Permits for liquor, opium or intoxicating drugs consumed and the maintenance of a private school must be carefully kept in support of the accounts. The Bureau will not accept of persons who are covered for one year after the period covered by the license and shall be provided when called for by an officer not before the rank of an Assistant Inspector of the United Department.

24. Where, at the date of issue for issuance, the amount for which the privilege of sale has been purchased shall be payable in advance in two equal yearly instalments ('bids') into a Government Treasury on or before the 1st of each month beginning with April or October in the year

* For more on the *Book of Psalms*, see, e.g., *Journal of Biblical Literature* 110, 4, dated 1991 January 1991, reprinted by Nisibis Press. Vol. 32, dated 1991 July 1991.

* For space alone in the Agency levels of Design, Engineering, and Contract Estimate, without role of an architect has been used.

may be. In Malacca town boats should be paid on advance on or before the 15th of each month. Tobacco will be levied on any amounts not so paid and after the 15th of the month in Malacca town or the 25th of the month elsewhere shops are liable to be sold for failure to pay duty. Daily shops may also be made for failure to pay tobacco. For the depot licenses must be prepaid.

24. The residence or abode of the agent shall be subject to any amount whenever.

25. Power is granted to Revenue officers to search houses in cases of offences of payment of duties or of frauds at the free-ports. To the case of search, seizure, seizure and boot shops and houses, the power will be exercised by the Collector or Deputy Collector in independent charge, in the case of shops shops by Divisional Officers and in other cases by Collectors. In the case of searches of a house the failure to pay advance, the privilege of sale will be made with all of from the date of issue of the license to the new purchase, or otherwise disposed of at the Collector's discretion. Disposed of the proceeds of sale wherever there by means of sale also always at the Collector's order. All houses subject of suspension and notice or other disposal of the privilege shall be given by the Collector's license and shall become the immediately in whole or other disposal of the shop; but the Collector's license shall have no effect in any case which may occur. The whole of the deposit, if any, made by the licensee shall be liable to forfeiture. The officer who has power to suspend the license may at his discretion allow sales to continue pending notice or other disposal of the privilege.

26. No privilege of supply or retail shall be sold, transferred or sub-leased without the Collector's previous permission. Nor, if the Collector so orders, shall any agent be appointed for the management of any such privilege without his previous approval.

27. No agent or agent business in an Indian State or British territory will be allowed to have any interest in a house for the same article in British territory without the special permission of the Collector.

28. No agent or agent business in any case in British territory may have any interest in or hold a license for the same article. In any other case in British territory in which a different rule of duty is in force, without the special permission of the Collector for which the party concerned upon supply without delay. Through of that condition will render the party liable to the penalties provided by section 27 in respect of all or any of the houses held.

29. Such returns and information as may be required by the Divisional Officer from time to time shall be furnished by holders of licenses.

30. Licenses are issued to report to the Divisional Officer all instances which come to their knowledge of persons employed by them in the manufacture, transport or sale of liquor, opium or intoxicating drugs, or anything in breach of the ^{above} ~~above~~ laws and to comply with the Divisional Officer's orders respecting the continued employment of such persons.

31. Temporary dealings by licensees of any kind whatever with officials of the Local Revenue and the Excise Departments are absolutely prohibited.

32. With the sanction of the Commissioner, any license shall be revocable by the Collector at his discretion on giving the license holder a notice of such revocation, in which case a proportionate part of the fee paid will be refunded.

33. All licensees shall be bound by any additional general rules that may be promulgated under the ^{above} ~~above~~ laws and shall, if so required by the Collector or any officer authorized by him, deliver up their licenses for amendment or for the issue of fresh ones.

34. The officers authorized to inspect licensed shops and depots are—

- (1) any officer of the Revenue Department of rank not lower than Revenue Inspector, and
- (2) any officer of the Excise Department of rank not lower than Sub-Inspector.

These officers are empowered to enter and search the premises, to test the weights, measures, liquor, opium and intoxicating drugs in the possession of the licensee, and to call for and check the accounts kept in the shop or depot. These officers will also make inquiries when it comes within the scope of their duty.

35. All officers authorized to inspect depots and shops are authorized to detain any liquor, opium or intoxicating drugs found with for consumption or use or which they may believe to have been tampered with in any of the ways referred to in section 12 and all Collectors and Assistant Commissioners of the Revenue Department are empowered to authorize, or direct any liquor, opium or intoxicating drugs.

36. An inventory note-book, with pages numbered consecutively, shall be maintained for the use of inspecting officers and shall be handed over to the Inspector of the depot or to any officer authorized by him to receive it on a receipt being given therefor.

37. An inventory of any of the substance of the license either by a licensee or by any person in his employment will render the licensee liable to—

either (a) that up to Rs. 500

or (b) suspension of license and penalty or other disposal of the privilege at the risk of the licensee and, if suspended temporarily by the Collector, forfeiture of deposit.

or (c) suspension of the license or his agent for the specific offence committed.

The rest for the whole term shall become due at once, when a house is searched under this condition.

NOTE.—For every day breach of a license involving fraud may be reported

38. Any license may be forfeited and the privilege be void or otherwise disposed of at the risk of the licensee if the licensee be convicted before a Magistrate of any offence against the above Act, or if any offence under the Indian Penal Code, which in the Collector's opinion renders him unfit to hold it, or if it is brought to the notice of the Collector that the licensee has been convicted prior to the issue of a license in his behalf a Magistrate of any of such offences.

38. Any sum due by a licensee may be deducted from the deposit, if any, made by him as collected under the license; otherwise it is an arrear of local revenue. The licensee shall be bound to replace any sum deducted from his deposit within fifteen days of receipt of notice from the Collector or Deputy Collector in independent charge.

39. Interest on all moneys due shall be payable at the rate of 4 per cent per annum.

40. Collection may at the commencement of the lease under the transfer of districts and shops from one locality to another or from shewars or the opening of new deposits and shops within limits as to number to be fixed by the Commissioner as his discretion. But no new shops shall be opened unless notice of the sites selected has been published in the Gazette. On the 1st of January before the commencement of the lease and on each anniversary after the interest of adjacent shopkeepers shall be made during the currency of a lease except under special sanction of the Commissioner. A Tribunal may at any time permit or order the transfer of a shop within the limits notified for the shop to the sole sale.

41. The right is reserved to the Collector as 'good' and 'sound' houses' for the sale of liquor, spirits and intoxicating drugs at the seasons of fairs, festivals, etc., as places in the vicinity of which there are no regular licensed shops. Such houses should be leased only when absolutely necessary and shall exclusively be granted to the shopkeepers who usually supply the locality as is stated, even in the representation of the owner. The license shall be only for each period not exceeding five days as they are actually required. Not more than one house shall be leased for a fair or festival without the sanction of the Commissioner.

The fee to be paid for the license shall be fixed at the discretion of the Collector.

Conditions applicable to Tolly Licensees.

1. The privilege conferred extends only to the sale of tolly.

2. Tolly required for sale should be drawn under separate tree-tapping license to be obtained under the contract rules from tolly trees in the tract in which the shop is situated, as in any other tract in which the rate of tree-cut is not lower, subject to the sanction of the officer granting transport permits.

3. No tolly except the produce of trees, for the tapping of which a license has been issued, shall be kept in the shop, offered for sale or sold.

4. The Collector will fix the minimum number of trees to be entered in original applications for tree-tapping licenses.

5. The licensee confers no right in the free use of any tree.

6. Arrangements for tapping private trees must be made with the owners thereof and services at the prescribed rates paid thereon.

7. The licensee shall be responsible to Government for all payments of forfeitures of fees due on account of tree-tapping licenses granted on his application, or by any man or in the name of his assistant under the conditions set forth therein and in the rules relating thereto.

8. Tolly may be imported from His Excellency Highness the State's Commission for sale in tolly shops in the Malabar district on payment of a transport duty of One anna for every five seers or part thereof.

9. Tolly shopkeepers in British districts adjoining Mysore, Bangalore and Pudukkottai will be allowed to tap trees in those States on payment of licence into British territories in the name of Mysore and Bangalore and into the British territory in the name of Pudukkottai.

10. The addition of water to and the distillation of spirits from tolly are absolutely prohibited.

11. No sweet tolly, even if it be the produce of modified trees on which tree-tax has been paid, shall be kept or sold in the shop, nor shall any sweet tolly be used or allowed to be added with fermented tolly drawn from trees marked for the shop either in the shop or outside it.

12. In addition to the restrictions imposed by general conditions (2) and (34), the following restrictions will be imposed in respect of the area of shops and number of compartments and others in the duplicate sheet—

District	Maximum area		Maximum number of compartments and others	
	Tree shops	Small shops	Tree shops	Small shops
	Yards.	Square.		
Yingirgudi	30 x 12	12 x 12	8	3
Madurai	25 x 12	12 x 12	12	3
Palani	30 x 12	12 x 12	12	3
Coimbatore	20 x 12	12 x 12	8	3

This rule may be relaxed by special order of the Collector as regards any shop or any area in which he may consider it necessary to relax it.

Office of the Commissioner of Revenue,
Madurai, 21st July 1924.

H. S. SUNDAR,
Deputy Secy.

CHINA LIPSTON

For runs in week. Vases mostly generally finished for shipment, a few tanks contain glass dust to a month's supply; other tanks are either dry or have little water except one or two big tanks in the tanks of Chesapeake and Washington. Transferring and setting up. Branding cups full. Propagator full. Rise in the price of glass in week.

SOUTH AFRICA

Light always in use. Water supply sufficient for irrigation in canal and tanks in Chikashikawa basin and in wells dug in the basins of Geyon, Fikunomura, and Kikishikawa; insufficient elsewhere. Drinking water sufficient in the basins of Geyon and Kikishikawa. Transplanting rice, sowing wheat, mums, and green beans. Rearing crops for 3. Harvested mums; green beans, wheat late. Transplanting; mums could be started.

[illegible]

Light shows in some places, but generally not. *Water* supply generally sufficient for irrigation in wells except in parts of the valley and in other areas; *Soil* of the fields are dry, in some fields have been converted from rice to fruit trees; *Staple* and some food crops: *Vegetables* are not produced in almost any area, and a half bushel of rice is the average yield per acre; *Domestic animals* are not raised; *Domestic fowls* are raised in some areas; *Grains* and *proceedings*. Standing crops generally four except *sandy* and *chilly* in some areas; *Population* total. *Factor* close in parts of the banks of Palawan and Chongchong. *Notes* none made.

NORTH ADOPT

Freestly to move in rock. Water supply generally sufficient; only one dry, except a few which have stopped running from May to six or seven months. Growing grassland. Scattered vegetation. Disrupted soil, surface generally poor. Fodder for cattle. *Elephantopus* *Artemisia* in parts of Falcata hills where soil is deep. *Artemisia* is reported. Stocks of food grain transferred to the State of Arizuma and Falcata. Fodder for cattle is not in stock; some more needed.

SALTM

(Report not received)

GLUCURONIDE

(Receipt not received)

REDUNDANCY

(Growth not measured.)

APPENDIX

Must not be used!

MEASUREMENT

(All values are approximate)

TABLE 1

(Please do not remove)

TIMMELY

(Report not reviewed.)

MELANATH

(Receipt not required.)

ESCHWARTZ, W. J. 1983.

(Requests not reserved)

THE SILVERMAN

(Reports not received.)

[illegible]

2. Fisher is influential in seven bodies of Transposition, the Agency Works of Gelfand, the Works of Kline and Yermolovskiy of Kline, the Works of Gelfand and Pineda of Gelfand, the First Second Works of Kline and the Works of Kline, Kline, Kline, and Kline of Kline, the Agency of Kline, the Agency of Kline, and the Agency of Kline, and the Agency of Kline, Kline, Kline, and Kline of Kline.

[illegible]

Conte et al.

(1) Andrew is required to sell the rights of Narayan, Thakur, and Singhania to Noida, the State of Karnataka, the State of Kerala, the State of Tamil Nadu, and the State of Punjab. Singhania, and Thakur to Noida.

(2) *Just and black shrews* are recorded from the islands of Kuchepet, Tashir, and Nakhgavan of Karabagh and the islands of Kozak and Ke Gharab of Kerkir.

(1) A surveyor is reported from the islands of Kavarua, Uvuka, and Fuvuana of Makira.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 20th JULY 1934.

District.	RAINFALL IN INCHES.				PRICES IN Rupees (per 40 maunds) and Annas.												District.	
	In the week.		Up to the end of the week from last year.		Rice.		Millet.		Chickens.		Cattle.							
	10th.	Average of 20 years ending with 1933.	10th.	Average of 20 years ending with 1933.	Comparative yield of the present year.	Last week.	This week.	Comparative yield of the present year.	Last week.	This week.	Comparative yield of the present year.	Last week.	This week.	Comparative yield of the present year.	Last week.	This week.		
Central.	Gangam	16	18	15.5	17.5	8.5	8.5	17.7	14.5	15.5	Gangam
	Thangpale	10	9.7	10.0	10.2	8.5	8.8	10.0	10.1	12.8	12.1	10.7	8.5	12.5	9.0	8.5	Thangpale	
	Chanderi	0.4	1.1	0.8	1.4	0.5	0.8	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Chanderi	
	Katwa	0.8	1.0	0.7	1.0	0.4	0.8	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Katwa	
	Gadgaon	1.0	1.0	0.8	1.0	0.5	0.8	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Gadgaon
Tamil Nadu.	Karnool	0.4	0.8	0.5	0.5	0.8	0.5	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Karnool
	Bellary	0.8	0.7	1.0	0.5	0.5	0.8	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Bellary
	Adavathi	0.8	0.8	0.5	0.5	0.5	0.8	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Adavathi
	Dudhgaon	0.1	0.5	0.4	0.5	0.8	0.5	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Dudhgaon
Carnataka.	Nelam	1.0	0.5	0.5	0.5	0.8	0.5	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Nelam
	Chingelput	0.8	0.8	0.5	0.5	0.5	0.8	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Chingelput
	North Arcot	0.5	0.8	0.5	0.5	0.8	0.5	0.5	0.8	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	North Arcot
Central.	Chittoor	0.4	0.7	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	Chittoor
	North Arcot	0.2	0.2	0.8	1.0	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	North Arcot
	Salem	..	0.8	..	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	Salem
	Chittoor	..	0.5	..	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Chittoor
South.	Tanjore	..	0.4	..	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	Tanjore
	Madurai	..	0.4	..	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	Madurai
	Thiruvallur	..	0.3	..	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	Thiruvallur
West Coast.	Malabar	..	0.8	..	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	Malabar
	South Kanara	..	0.8	..	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	0.8	South Kanara
Bida, The Nilgiris		..	0.5	..	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	Bida, The Nilgiris

(a) Revised figures.

NOTES : PRINTED AND PUBLISHED BY THE SUPERINTENDENT, GOVERNMENT PRESS.



Published by Authority.

No. 31.3

MADRAS, TUESDAY EVENING, JULY 28, 1934.

[illegible]

Part 3-B.—Educational.

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Excluded Treatment	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
Treatment	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100

Source: *Author's calculations.*

Department Examinations, April 1994 Test Results, June 1994—On 6/5/94, issued and filed.

LAW DEPARTMENT,
(Edition.)

(continued)

APPENDIX

Prof. Dr. Gossy, July 22, 1934.

№ 702.—Under clause 2 (1) of the Indian Elementary Education Act, 1938, the Government are pleased to appoint K.R.Nr. Devan Sahadur P. C. Ezhumalai Nayudu Uva, M.A., to be the President of the District Educational Council, Guntur.

NOTIFICATION:

East St. Review, July 18, 1934.

No. 224.—Under section 5 of the Medical Elementary Education Act, 1925, the undermentioned persons have been elected to be members of the District Educational Councils for the districts named below for the six years noted against their names:—

Habitats.	Stages of persons treated.	Species by which cured.
Tidal swamps	M. H. Dr. K. Dardowami Arerogoro Arerogad.	Hindal Cwadi, Siamongom.

Fort St. George, July 21, 1894.

July 24, 1894.

Kiatan	...	M.R. Dr. K. Fakhriyus, Hsu Gern	...	Medical Council, Manipal, putam
Universiti	...	M.H. Dr. D. Marudani, sgs. Kuching, Arat	...	Tarik Road, K.azn.

1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 26

* No. 224—Under section 6 of the Madras Elementary Education Act, 1920, Khari Subhasan P. A. Angam Sanku Bahadur has been elected by the District Educational Council, Madhav, to be the Vice-President of the Council.

Port St. George, July 26, 1924.

No. 225—Under section 6 of the Madras Elementary Education Act, 1920, M.H. Jay. Kodar Subhasa Swami Swami has been elected by the District Educational Council, Madhav, to be the President of the Council.

No. 226—Under sections 5 and 6 of the Madras Elementary Education Act, 1920, M.H. Jay. Principal Chandra Venkataswami Sanyal, M.A., and M.H. Jay. Managappa Kameswara Perintha Swami have been elected by the District Educational Council, Visakhapatnam, to be the President and the Vice-President of the Council respectively.

No. 227—In the matter of the CHARITABLE ENDOWMENTS ACT, 1880, AND IN THE MATTER OF "THE SOUTH ARUNT PANGALA PRATHA ENDOWMENT FUND" AT CHIDAMBARAM.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 4 of the Charitable Endowments Act, 1880, do hereby order and direct that the accounts now in the hands of the Amastant-Collector, Madras, and deposited in the schedule books shall, as and from the date of publication of this notification, vest in the Treasurer of Charitable Endowments for the trustees subject to the Government of Madras and be held by him and his successors (subject to the said Charitable Endowments Act, 1880, and to any rules which may from time to time be framed thereunder by the Government-General at Delhi in Council) upon the trusts and for the purposes and subject to the conditions set forth in a scheme under section 5 of the said Charitable Endowments Act, 1880, for the administration of the said South Arunt Pangala Pratha Endowment Fund at Chidambaram.

The schedule above referred to.

Rs. per cent Government Treasury Note bearing numbers—	Rs. A. P.
31 000000 of the face value of	508 0 0
31 000128 to 12 at Rs. 100 each	269 0 0
31 000415	160 0 0
Total	937 0 0
Amount held in cash	58 2 11

No. 228—In the matter of the CHARITABLE ENDOWMENTS ACT, 1880, AND IN THE MATTER OF "THE SOUTH ARUNT PANGALA PRATHA ENDOWMENT FUND" AT CHIDAMBARAM.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1880, have notified the scheme set forth in the schedule hereto for the administration of the accounts and money vested in the Treasurer of Charitable Endowments by Notification No. 227, dated the 26th day of July 1924 and that such scheme shall come into operation on the 15th day of August 1924.

The schedule above referred to.

1. The said Fund shall be administered by the Inspector of State Schools, Central Circle, for the time being and the Superintendent for the time being of the Government Secondary and Training School for Education, Chidambaram.

2. Treas and acc of the fund and amount in the said accounts shall be provided annually a year which shall be called "The South Arunt Pangala Fund."

3. The said prize shall be awarded annually to those pupils of the Government Secondary and Training School for Women, Chidambaram, selected by the Superintendent in consultation with the other members of the staff and with the concurrence of the Inspector of State Schools, Central Circle, and shall be in the shape of books or other articles as the said Superintendent may think fit.

4. Any interest that may and be required for the amount of the year shall be accumulated and added to the amount of the fund and such accumulations shall from time to time be devoted to the execution of the Government of India.

Port St. George, July 18, 1924 [P.O. No. 1118, Sec. (Education)].

No. 229—In exercise of the powers conferred on them by sections 36 and 70 of the Madras Elementary Education Act, 1920, the Government (Ministry of Education) direct that the schedule hereunto annexed be submitted for the form of the budget estimate of Elementary Education Fund prescribed in Notification No. 221, dated 10th October 1923, published on pages 700-10 of Part I-B of the Port St. George Gazette.

Note.—The budget should be accompanied by a statement exhibiting particulars under the following heads:—

	Number of schools being in the highest class.						
	Highest class.	Second class.	Third class.	Fourth class.	Fifth class.	Sixth class.	Final class.
1. Number of schools in the date of estimation of the budget.							
2. Number of schools proposed to be opened in the coming year.							
3. Total number of teachers employed in all the schools under the management of the Board, and the date of such payment of the highest, the rate of pay is here and the number of teachers in each class.							
4. Number of estimated teachers proposed to be employed in (a) existing schools and (b) schools to be newly opened during the coming year and their annual pay.							
5. If the pay of existing teachers is proposed to be revised, the total number of teachers whose pay will be affected, showing the present and proposed scales of pay and the extra provision made for the purpose.							

Fort St. George, July 8, 1924 [G.O. No. 55, 1924, Law (Education)].

No. 205.

SARASWATHI FUND

Scholarships for the Higher Education of Children of Public or Discharged Indian Soldiers.

Her Excellency the Commander-in-Chief has been pleased to accept office as President of the Saris Wadhwa Fund in succession to Lady Chatterford.

The fund now amounts to the handsome total of Rs. 12 lakhs, which was contributed by women of all classes throughout India as a token of loyalty and affection on the occasion of the 30th Anniversary of Their Imperial Majesties' Wedding. Her Majesty is graciously desirous to devote the gift, through what it should be devoted to the education of the children of Indian officers and soldiers who have fallen or been permanently disabled in the War.

The Government of India have undertaken responsibility for the early education of such children, but the Saris Wadhwa Fund will supplement this provision by providing scholarships for those who may wish to proceed to Higher Education.

The amount of each such scholarship will be sufficient to provide fully for the maintenance as well as for the education of the holder.

The following are examples of the classes of scholarships that may be awarded:—

- (i) A five-year course in a High School.
- (ii) A four-year course in an Arts College.
- (iii) Special scholarships in:—
 - (a) Agricultural Colleges,
 - (b) Technical Schools,
 - (c) Technical Colleges,
 - (d) Technical Institutions,
 - (e) Navy's Medical Colleges and
 - (f) Women's Medical Colleges.
- (iv) Any approved Higher Educational course.

Applicants from the families of Indian Prisoners and Chiefs are eligible, alike with those from British India.

Applicants should be made to the Director of Public Instruction of the Province in which the applicant resides, or to the Resident, in the case of applicants residing in Indian States.

General inquiries may be addressed to the Secretary, Treasury of the Fund, J. A. Bailey, Esq., C.S., M.A., Educational Commissioner with the Government of India, India.

V. T. KRISHNAMACHARIYAR,

Acting Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

SCHOLARSHIPS FOR MAPPILLAS IN THE SPECIAL COMMERCIAL CLASS ATTACHED TO THE GOVERNMENT SCHOOL OF COMMERCE, CALCUTTA, 1924-25.

Ten-year scholarships of the monthly value of Rs. 2 each will be awarded to Mappillas in the Special Commercial class attached to the Government School of Commerce, Calcutta, in accordance with the terms of the notification published in Part I-B of the Fort St. George Gazette of the 15th December 1923. These scholarships will be monitored by the District Educational Officer, Malabar, Calicut.

SPECIAL SCHOLARSHIPS FOR ADD-DORVISA, ADD-ANDRISA AND FURILE BELONGING TO THE ANOMINAL AND CRIMINAL CLASSES, 1924-25.

With a view to improve the education of Add-Dorvise and Add-Andrissa in this Territory special scholarships and an equal number of fee remissions commencing in the 1st Form and continuing throughout the Secondary course will be awarded every year to Add-Dorvise and Add-Andrissa studying in secondary schools in this Territory. The scholarships may be held in conjunction with the remissions. The scholarships will be of the monthly value of Rs. 5-0-0 when held in Forms I-III and Rs. 5, 4 and 3 when held in Forms IV, V and VI respectively and will be payable under the same conditions as the Government Secondary Scholarships—General. These special scholarships and status fee remissions will be placed at the disposal of the District Educational Councils for award at their discretion subject to the conditions laid down in the Government Scholarship regulations for 1924-25.

2. In addition to the above, twenty-seven special scholarships will be awarded annually to Add-Dorvise and Add-Andrissa people studying in the VI standard of higher elementary schools in this Territory and will be reserved in the VII and VIII standards in the public provision. The scholarships will be of the monthly value of Rs. 3 in each of the three standards and will be held under the same conditions as the Government Higher Elementary Scholarships—General. These scholarships will be placed at the disposal of the District Educational Councils as indicated below for award at their discretion subject to the conditions laid down in the Government Scholarship regulations for 1924-25.

Officer by whom the scholarship will be awarded.	Number of scholarships reserved for award.	Officer by whom the scholarship will be awarded.	Number of scholarships reserved for award.	Officer by whom the scholarship will be awarded.	Number of scholarships reserved for award.
District Educational Officer—		District Educational Officer—		District Educational Officer—	
Geijuan ..	1	Nilawa ..	1	Sekia ..	1
Tungapuan ..	1	Madawa ..	1	Nakawa ..	1
Gidowatu ..	1	Chingaput ..	1	Isanawa ..	1
Kawa ..	2	Watu Akut ..	1	Timberly ..	1
Belley ..	1	Chikate ..	1	Chawakia and ..	2*
Karad ..	1	South Akut ..	1	Nigira ..	1
Auraput ..	1	Tarjua ..	1	Makawa ..	1
Chikaput ..	1	Turukaput ..	1	North Kawa ..	1
Chikar ..	1				

* One for the Government Officer and one for the Kigala Native.

Applications for the above scholarships should be made in the form prescribed tender and submitted to the District Educational Officer concerned.

[The above scholarships may also be held by people belonging to the aboriginal and criminal classes.]

Notes.—(1) Officers regarding the distribution of the above secondary scholarships and fee remissions among the District Educational Councils will issue separately.

SPECIAL SCHOLARSHIPS FOR MUHAMMADANS, 1924-25.

With a view to supporting Muhammadan education in this Territory twenty fee special scholarships commencing from the 1st Form and continuing throughout the whole of the secondary course will be awarded every year to secondary schools. They will be payable to people belonging to the following classes of the Muhammadan community of this Territory—Majlis, Iqbal, Badshahi or Pargana and Jangama. They will be of the same value as the scholarships that are now awarded under the Government Scholarships regulations, 1924-25, to pupils in secondary schools (i.e., Rs. 5 per mensem in Forms I to III and Rs. 6 per mensem in Forms IV to VI) and will be held under similar conditions. These twenty-five scholarships will be placed at the disposal of the District Educational Officers for award at their discretion, subject to the conditions laid down in the Government Scholarships regulations of 1924-25.

3. Under D.O. No. 1243, Hesse (Education), dated 19th September 1923, 45 additional scholarships will be awarded to poor Muhammadan pupils of meritorious ability, 25 of the monthly value of Rs. 3 each payable in Forms I to III and 20 of the monthly value of Rs. 4 each payable in Forms IV to VI. These scholarships will be continued in future years subject to the condition that the total number of reserved and new scholarships awarded in any year, excluding the twenty-five special scholarships added in paragraph 1 does not exceed the number specified above and that the annual sum is limited to Rs. 4,000. These scholarships will be placed at the disposal of the District Educational Officers for award at their discretion subject to the conditions laid down in the Government Scholarships regulations of 1924-25.

(Note.—The District Educational Officers are requested to note that the total number of reserved and new scholarships to be awarded in the year Rs. 4,000 exceed the amount placed at their disposal.)

4. In addition to the above, four special collegiate scholarships payable by all donors of Muhammadan origin living from the District Intermediate class and continuing throughout the whole of the Intermediate and B.A. course will be awarded every year to college. The value of each of these scholarships will be Rs. 5 per mensem in the Intermediate class and Rs. 14 per mensem in the B.A. course.

An additional scholarship payable in the final B.A. class (i.e., the 19th year class of the University course) will also be awarded of Rs. 14 per mensem. The award of the scholarships will be governed by the rules regulating the award of Government collegiate scholarships published in the Government Scholarships regulations for 1924-25.

Section II.—General Regulations

(1) Forms of applications for the different grades of scholarships available under this regulation may be obtained on request from the Director in the case of Arts Colleges, and from the District Educational Officers concerned in the case of other institutions.

(2) Applications for scholarships available in higher elementary standards and in secondary schools shall be submitted to the District Educational Officer of the district where the institution in which the scholarship is available is situated, by the head or manager of the institution in which the pupil studied in 1923-24 through the head or manager of the institution in which he intends to study and through the inspecting officer who inspects that institution.

Applications for scholarships available in college classes shall be submitted to the Director by the head or manager of the institution from which the student went up for the examination through the head or manager of the institution in which he or she intends to study. In the case of applications for scholarships in the first year University class on behalf of students who have attended secondary school-leaving institutions, the head or manager of the institution which such students have joined should not recommend more than three students who in their opinion are best deserving of scholarship, and they should submit the secondary school-leaving certificates of such students along with their applications to the Director who will examine the certificates with a view to the award of scholarship.

All applications should be dated. Separate forms should be used for each grade of scholarship. If one form is not large enough, the list should be continued on another form.

(3) All applications for scholarships should reach the Director or the District Educational Officer, as the case may be, before the 20th August 1924. Applications submitted after the prescribed date will not be considered.

(4) Scholarships available in higher elementary standards and in secondary schools will be awarded by the District Educational Officers at their discretion and subject to the sanction, if any, which have been specified in the regulations; and those available in college classes by the Director. Scholarships remaining unawarded in one district may be offered for additional scholarships in other districts. The transfer of such scholarships from one district to another will be made by the Director, and the District Educational Officers will therefore furnish him, before the end of September next, with a statement showing the number of scholarships placed at their disposal, the number sanctioned by them under each head for the different classes of the community, such as Dnyas, Mahanubhata, Bhagalla, Adhivrasia, Adhivrasia, other backward classes, Taluk Christians, Balmukts, Non-Protestants, etc., and the number available for transfer. Any scholarship awarded in the course of the period for which it is available may be awarded to the remaining pupil, or to any eligible applicant in the same year of study at the holder of the scholarship vacated. No scholarship can be awarded to a student in the middle of a course.

(5) The names of the selected candidates will be notified in the case of scholarships sanctioned by the District Educational Officers to the District Officer and in the case of scholarships sanctioned by the Director in Part I-B of the Part II, Group II, Gazette.

(6) Heads of colleges may discontinue without discussion or loss of scholarship fees period not exceeding one month to scholars who are absent in consequence of serious sickness; but if the leave exceeds that period, no scholarship is to be granted for the course period. Casual leave without discussion or loss of scholarship may be granted for good and sufficient reasons for a period not exceeding fifteen days in the year, provided such leave does not immediately precede or succeed granted holidays. Under the above conditions, leave for scholarship-holders in schools may be sanctioned by the head of the institution who shall then report it to the District Educational Officer concerned. If a scholarship-holder absents himself without good reasons on the re-opening day after the vacation for the school or college, the scholarship for the vacation is liable to be withheld under the sanction of the sanctioning authority.

(7) No person receiving a scholarship under this regulation shall be permitted to hold any other scholarship provided wholly or partly by Government without the special sanction of the Director. Such sanction will be withheld only for very distinguished merit.

(8) In cases where the order of merit cannot be ascertained or where the number of eligible candidates is in excess of the number of available scholarships, it is open to heads of institutions to hold a competitive examination in one or more subjects with a view to select the most deserving candidates.

(9) All scholarships available under the above rules are liable to forfeiture for idleness, misconduct, long absence from attendance, or failure to make due progress or to secure annual promotion.

(10) A scholarship held in any class shall run from the beginning of the month in which the holder joins the class and shall automatically be drawn after he ceases to attend it.

(11) The scholarships are payable monthly and in advance.

(12) The scholarships mentioned may, at the scholarship-holder's discretion at the next higher class, be either renewed or continued at the rates given above, provided the scholarship-holder's progress and conduct have been satisfactory. Applications for renewal or increased scholarship shall be submitted in the prescribed form. The institutions referred to above regarding the supply shall be submitted to the date and manner of submission of first applications shall apply equally to the submission of applications for renewal or increased scholarships.

(13) A register of scholarships is required under rule 20 of the Madras Educational Rules and also the regulations are prescribed in the Director's proceedings No. 2715, dated 21st May 1922, shall be maintained by the heads of institutions concerned and shall be produced at the time of the departmental inspection of the institutions.

IN ELEMENTARY SCHOOLS AND PREPARATORY CLASSES IN BANGALORE SCHOOL, 1924-25.

[Plan—Students 'standard' include 'class'.]

Special for Boys.

Scholarships will be awarded to Boys pupils as in previous years, but by the Assistant Agents concerned.

Special for Girls, Jyoti and Pooja.

Twenty-five scholarships, as noted below, will be awarded to pupils belonging to the hill tribes called the Gaddies, the Jyoti and the Pooja as the same conditions as those under which scholarships for Keshi pupils are awarded—

Five scholarships of the monthly value of eight annas each in the				I standard,
Do.	do.	do.	do.	one rupee each in the II do.
Do.	do.	do.	do.	do.
Do.	do.	do.	do.	two rupees each in the IV do.
Do.	do.	do.	do.	do.

Special for Keshi and Koorwar.

One hundred and fifty-three scholarships, as noted hereunder, will be awarded to Keshi and Koorwar pupils in Elementary schools in the Bangalore Agency—

Belligoda Division.					
Standard.		Value of each scholarship.		Number of scholarships.	Cost for ten months.
III	..	Rs.			Rs.
IV	..	1 per annum	..	40	400
V	..	2 do.	..	30	600
	..	2 do.	..	30	600
Total					1,600
Pachhalundi Division.					
III	..	1 per annum	..	20	200
IV	..	2 do.	..	10	200
V	..	2 do.	..	4	80
Total					480
Panchkote Agency.					
III	..	1 per annum	..	2*	20
IV	..	2 do.	..	2*	40
V	..	2 do.	..	2*	40
Total					100

* Two in each of the three Elementary schools.

The special scholarships hereafter for the benefit of pupils belonging to hill tribes in the Agency towns will be distributed under the orders of the Assistant Agent or the Special Assistant Agent as the case may be.

Special for Magyalla in Elementary schools for boys.

One hundred and sixty scholarships of the monthly value of Rs. 1 each payable in the IV standard and half of the monthly value of Rs. 1½ each payable in the V standard will be awarded to the Magyalla pupils of promise in the Kood and Walekund taluka of Malabar to promote their studies for the next higher standard.

The conditions of award are as follows—

(1) The candidate shall ordinarily have been a pupil at the time of examination and for at least one year previously in a recognised school.

(2) The candidate shall prosecute his studies in a school recognised by the Madras Education Department.

(3) The scholarships shall be awarded or assigned and enhanced only to pupils of promise. These scholarships will be sanctioned by the District Educational Officer, Malabar division.

Special for Velayud and Koorwar original tribes in the Chikabale district.

Twenty-five scholarships, as noted below, will be awarded under G.O. No. 1503, Revenue, dated 23rd June 1924, to the children of the Velayud and Koorwar original tribes in the Chikabale district—

Five scholarships of the monthly value of eight annas each in the				I standard,	
Do.	do.	do.	do.	one rupee each in the II do.	
Do.	do.	do.	do.	do.	III do.
Do.	do.	do.	do.	two rupees each in the IV do.	
Do.	do.	do.	do.	do.	V do.

These scholarships will be awarded by the District Educational Officer, Chikabale and the Nilgiris.

Madras, 11th July 1924

ERRATUM.

For the words "British Educational Council" occurring in the sub-section regarding the special scholarships for *Adi-Drachins*, *Adi-Drachins* and pupils belonging to the aboriginal and criminal classes, 1924-25, published on page 456, Part I-V of the *Port St. George Gazette*, dated 22nd July 1924, read "British Educational Council".

Kodrus, 26th July 1924

R. LITTLEHALLS,
Director of Public Instruction

STAFF SELECTION BOARD

PROBATIONARY DEPUTY TAILOR.

NOTIFICATION INVITING APPLICATIONS

It is hereby notified that a number of appointments of probationary deputy tailors are exceeding four will be filled by direct recruitment in March 1925.

1. Candidates must satisfy the following conditions—
(a) They should not be under 20 or over 32 years of age on 1st December 1924.

But—For the purpose of this condition—

- (1) Candidates who have spent not less than three years in Europe will be allowed to deduct one year from their age.
- (2) Candidates who have actually served in the army, in which is included the Indian Infantry Force, whether for the purpose of preliminary training or when called up for service, will be allowed to deduct the period of such service from their age.
- (3) In the case of candidates already in Government service the maximum age limit will be 35 years.

- (4) They should be graduates of a recognised Indian or British University or Baruchmankam.

2. Applications must be made on printed forms to be obtained from the Secretary, Staff Selection Board, Old College, Bangalore, Madras.

3. The application will include the following particulars—

- (a) Name in full.
- (b) Address in full.
- (c) Date of birth (a certificate to be appended or other satisfactory evidence to be supplied).
- (d) Professions or occupations of father with his full names and address (if living).
- (e) Places of education with dates (a certificate of character and conduct in original signed by the Principal of the institution in which the candidate last studied for not less than one year or by some responsible officer of Government should be attached to the application).
- (f) Record of the University at which the applicant has graduated; nature of degree obtained; and date taken in each branch of the B.A. or other degree examination.
- (g) Other distinctions granted at the University, e.g., in athletics.
- (h) A recommendation showing the nature and extent, if any, of the fluency in which the candidate belongs and the approximate, if any, held by him.
- (i) Vernacular languages known and the degree of proficiency in each.
- (j) State of general health (a medical certificate in original from a registered medical practitioner should be attached to the application).

4. Applications accompanied by the certificates referred to in clauses 3(f), (g) and (j) must be sent by registered post so as to reach the Secretary, Staff Selection Board, Old College, Bangalore, Madras, on or before the 1st October 1924. Applications which are received after that date and applications in respect of which certificates in proper form have not been received on or before the date due will not be considered.

5. Any attempt on the part of a candidate to solicit support for his application through persons of influence will directly result in disqualification. Speculations recommendations from persons who are not themselves acquainted with the candidate's work at school or at the university or otherwise will be disregarded.

6. Candidates must be prepared to appear in Madras before the committee of selection at their own expense on days which will be notified in time.

7. The Committee will select from among the candidates the six persons whom they consider best qualified for appointment and will submit a list of their names to the Government by whom the final selection will be made.

8. The candidates who are finally selected by the Government will be required to undergo a strict medical examination by a Medical Board in Madras as to their physique and capacity for active military work.

9. The selected candidates will be required before appointment to execute an agreement with one or more trustees binding themselves and their estates to refund to the Secretary of State half the stipend which they may have received should their work, themselves, or conduct, during probation be so unsatisfactory as to lead to their probation being terminated by the Government without any appointment being offered them or should they fail from any cause to take up any appointment as deputy tailors which may be offered them or should they resign the appointment within a period of three years from the date of appointment.

10. Each probationer will on appointment be placed under the supervision of the Collector of a district and will receive the training in business and managerial duties provided by the rules in force for the time being for probationary deputy tailors. During the period of probation, which will ordinarily be three years, he will be required to pass the special tests prescribed for the post of deputy tailors.

11. Each probationer will, during the period of probation, be paid at the rate of Rs. 155 per month.

13. If a probationer completes the prescribed tests and is found to be fit for permanent appointment in the grade of deputy inhibitor, he will, on the expiry of his three years' probation or so soon after as may be convenient, be preferred in the next available vacancy which may occur in the grade of deputy inhibitor on Rs. 110-6-20 per annum and be posted to a district.

14. Should any probationer in spite of his passing the required tests be found to be unfit for permanent appointment as deputy inhibitor, it will be open to the Government, on terminating his probation, to offer him an appointment in a lower grade.

Office of the Commr. for Dist. Examinations,
Madras, 12th July 1934.

APPOINTMENT OF SUB-INSPECTORS—MADRAS POLICE

NOTIFICATION (1934) 1000—MADRAS.

It is hereby notified that a number of appointments of Sub-Inspectors of Police not exceeding fifteen will be filled by direct recruitment in October 1934.

3. Candidates must satisfy the following conditions:—

- They should possess at least a recognized Secondary School-leaving Certificate.
- They should be of satisfactory character and social status.
- They should not be under 21 or over 35 years of age on the 1st October 1934.
- They should not be less than 5 feet 4 inches in height and 32 inches round the chest.
- In the case of Indians, they should be able to read and write a vernacular language of the Presidency.

4. Applications must be made on printed forms to be obtained from the Secretary, Staff Selection Board, Old College, Mangaloreham, Coimbatore P.D., Madras.

5. The application will include the following particulars:—

- Name in full.
- Address in full.
- Father's name and occupation.
- Caste or creed.
- Date of birth (a certificate to be appended as other satisfactory evidence in its absence).
- Institutions where educated (a certificate of character and conduct to be appended if not by Government and the S.S.B. Certificate is the case of those whose previous educational qualifications in the possession of the candidate, should be attached to the application).
- A memorandum showing the dates and names, if any, of the family to which the candidate belongs.
- Vernacular languages known.
- A statement showing the height and chest measurements.

6. Applications together with the certificate referred to in clauses 4 (d), (f) and (g) must reach the Secretary, Staff Selection Board, Old College, Mangaloreham, Madras, on or before the 9th August 1934. Applications which are received after that date and applications in respect of which certificates in preparation have not been received on or before the due date will not be considered.

7. Each application should be sent direct to the undersigned, post-paid, registered, and accompanied and addressed as follows, all the necessary enclosures being securely fastened to it:—

[Application for appointment of Sub-Inspectors—Madr. Police]

To the Secretary, Staff Selection Board, Old College,
Mangaloreham, Coimbatore P.D., Madras.

8. Any witness on the part of a candidate to effect support for his application through persons of influence will adequately hamper his appointment.

9. Candidates selected must be prepared to produce a medical certificate of fitness from a Commissioned Medical Officer or a Medical Officer in charge of a civil station.

10. Candidates must be prepared to appear at Madras before the Board at their own expense on a date and at a place which will be communicated to them.

11. The number of Sub-Inspectors that may be appointed for the coming session in October next is set out in this schedule. The number required in each range is specified below:—

Range of Districts	Number of Vacancies
North Range (Bangalore, Mysore, Channarayana, Mysore, Gadag, Kolar, Channarayana and others)	4
Central Range (Mysore, Bangalore, Channarayana, Kolar, Channarayana, North Arcot, Channarayana and others)	7
South Range, Bangalore and O.P.D. (South Arcot, Mysore, Channarayana, Channarayana, Bangalore, Mysore, Channarayana and O.P.D.)	8
North Range (Mysore, Bangalore, Channarayana, Channarayana, Mysore, Channarayana, Bangalore, Mysore, Channarayana and O.P.D.)	20
South Range (Mysore, Bangalore, Channarayana, Channarayana, Mysore, Channarayana, Bangalore, Mysore, Channarayana and O.P.D.)	41

(By order)

Office of the Commr. for Dist. Examinations,
Madras, 12th July 1934.

D. A. HORDAY,
Secretary, Staff Selection Board.

GOVERNMENT EXAMINATIONS.

TRAINING SCHOOL-LEAVING CERTIFICATES—NOTICE.

The following books are purchased as text-books in Telugu for the Secondary Grade under of 1923-1924 and for the Elementary Grade for the Training School Leaving Certificate Examination of 1924—

Telugu.

Secondary Grade.

Detailed—

Poetry—Andhra Mahā, Bhāratam—Yashā purāṇa (Chapter I) (V. Ramaswami Sastri & Sons, Madras). Price Rs. 2.

Prose—Selections in Telugu poetry and prose. (Prose portion only) by Kāda Nannabhaṇṇa, D.A. (Retired Headmaster), Hyderabad, Guntur District). Price Rs. 4.

Non-detailed—

Prose—Pancha Prastāva by J. Rajaramanuntha (A. F. G. Nigam, Coimbatore). Price Rs. 12.

Elementary Higher Grade.

Detailed—

Poetry—Vāmanaśloka (Dasa Virāṇa and Bhāṇṇa Virāṇa) by N. Venkaya Prasad, Prapatam, T. N. S. Prasa, Pothapet, Guntur District. Price Rs. 4.

Prose—Padmaṇṇavaṇṇa (by D. S. Rama Rao) edited by A. Sankara Rao, M.A., I.C., Krishna Publishing House, Guntur Road, Rajahmundry. Price Rs. 12.

Non-detailed—

Prose—Talaṇṇa Bhāṇṇaṇṇa (Part I—Tingāṇṇa)—(H. Venkateswar & Co., Madras). Price Rs. 7.

Elementary Lower Grade.

Detailed—

Poetry—Pāṇi, Vāṇi, Bhāṇṇa, Bhāṇṇaṇṇa—(Chāṇṇaṇṇa and Apāṇṇaṇṇa) by M. R. Lakshminarayana, (Central Book Depot, Rajahmundry), Guntur, Price Rs. 4.

Prose—Talaṇṇa Bhāṇṇaṇṇa (Talaṇṇa, Rajahmundry, Madras). Price Rs. 12.

Non-detailed—

Prose—Kāṇṇaṇṇa (Danga & Co., Madras). Price Rs. 12.

Office of the Commr. for Govt. Examinations,
Madras, 1924 July 1924.

SPECIAL TEST EXAMINATIONS, JUNE 1924.

NOTICE REGARDING BOOKS OF CANDIDATES.

Candidates who passed out at more than one of the Special Test Examinations held in June 1924 are hereby informed that their certificates will be issued on or after the 1st September 1924 and for three months only from that date.

2. All candidates except such as were examined at Madras, Polakkal and Mysore should apply for their certificates to the Collector of the districts in which they were examined. Those examined at Madras should apply for their certificates to the Tahsildar of Madras, those examined at Polakkal, to the Assistant Collector, Agent for Polakkal, Trichinopoly, and those examined at Mysore, to the Commissioner of Coorg, Mysore.

3. In applying for certificates, each candidate should give his register number and state the office he holds.

4. Candidates should apply for their certificates through the heads of the offices in which they are employed. Those who hold no appointment should submit certificates from some reliable authority in the office that they passed the Special Tests held in June 1924 (the test being specified).

5. Candidates who apply for their certificates on or after the 1st December next will be required, under G.O. No. 200, Educational, dated the 21st May 1924, to pay a penalty of one rupee for each certificate.

The amount of penalty should be paid into a Government Treasury and the receipt enclosed with the application. This application should not be made to the undersigned but sent by registered post to the officer concerned (see paragraph 5 above) who will file the receipt in his office and forward the certificate.

(By order)

Offr. of the Commr. for Govt. Examinations,
Madras, 24th July 1924.

D. A. BOGDAY,
Secretary

UNIVERSITY OF MADRAS

NOTIFICATION

It is hereby notified, under Law 6 of Chapter VI of the Laws of the University, that the following persons have been declared duly elected to the University Authorities named hereunder:—

Senate Council.

M. R. R. P. S. Yashwanthra Ayyar Ayyar, M.A., I.C., Madras College, Tirunelveli.

M. R. R. M. Lakshminarayana Ayyar Ayyar, M.A., I.C., Madras College, Tirunelveli.

Council of Affiliated Colleges.

M. R. R. K. S. Ananthanarayana Ayyar Ayyar, M.A., I.C., Madras College, Tirunelveli.

R. M. MACPHERAILL,
Vice-Chancellor.

Senate House, 24th July 1924.

NOTIFICATIONS.

The following students of Engineering, Upper and Lower Subdivisions shown, who took part in the final examination held in April 1924 and whose names were published in the Part II, George Gazette, Part I-B, page 361, dated 24th June 1924, and Part I-B, page 407, dated 30th July 1924, were in custody in prison awaiting trial. They should attend College for further studies from August 4, 1924, at Survey Camp at January 1925:-

at Bangalore, A.	at 100 Vennar Road, A.	at 100 Vennar Road, B.
at 100 Vennar Road, B.	at 100 Vennar Road, C.	at 100 Vennar Road, D.
at 100 Vennar Road, E.	at 100 Vennar Road, F.	at 100 Vennar Road, G.
at 100 Vennar Road, H.	at 100 Vennar Road, I.	at 100 Vennar Road, J.
at 100 Vennar Road, K.	at 100 Vennar Road, L.	at 100 Vennar Road, M.
at 100 Vennar Road, N.	at 100 Vennar Road, O.	at 100 Vennar Road, P.
at 100 Vennar Road, Q.	at 100 Vennar Road, R.	at 100 Vennar Road, S.
at 100 Vennar Road, T.	at 100 Vennar Road, U.	at 100 Vennar Road, V.

College of Engineering, Guindy,
24th July 1924.

C. L. CARTWRIGHT,
Acting Principal.

The Government of Madras have, in their Order, No. 1047, Law (Education), approved the Director's proposal to withdraw the recognition granted under the Madras Educational Rules to the Tamil High School, Sankar Estate. The recognition granted to the school in Proceedings No. 28, 3431/23, dated 31st December 1923, will not therefore be renewed.

Bellary, 10th July 1924

V. S. VARADACHARI,
Acting District Educational Officer, Bellary

UNCLAIMED RESERVE BOOKS.

The copies retained of the unclaimed officers have been lying over for a long time and in the office of the undersigned, and since it hardly gives that as soon they are not shown by those concerned within a month from the date of the publication, they will be destroyed:-

	Books
(1) Sivarama Ganesha Sastri	3
(2) Chandraiah Ramalingam	2
(3) Rajagopal Srinivasan	2
(4) Rajagopal Sastri	3

Chief, Madras School for Girls, Bellary,
10th July 1924.

D. SANKARAN,
Headmaster.

VACANCIES.

Applications are invited from Nizamuddin trained teachers of the secondary grade for the posts of two school assistants in the Government Madrasah-ul-Uloom on a salary of Rs. 20-25-10-15-40. Applications should reach the undersigned by the 31st July 1924 with the following information:-

(1) Name; (2) Date of birth; (3) Languages known; (4) General educational qualifications; (5) Professional qualifications; (6) Service as a teacher, if any.

Mount Road, Madras, 10th July 1924.

R. D. PAPWORTH,
Acting Principal, Government Nizamuddin College.

Applications are invited for the post of a Clerk in the School of Arts and Crafts, Madras, on a salary of Rs. 40-45-10-15-40. Applications should reach the undersigned by the 31st July 1924 and should contain the following information:-

(1) Name; (2) Date of birth; (3) Age; (4) General and technical qualifications such as typewriting, etc.; (5) Previous service, if any.

The salary will be the present rate for four months.

School of Arts and Crafts, Madras,
25th July 1924.

M. M. MALAKRESHA MUDALIYAR,
Acting Superintendent.

TELEGRAPH SHORTHAND MANUAL.

Copies of this publication by M. Srinivasan Rao, which has been recommended for the use of candidates taking shorthand shorthand as an optional subject, are available for sale at the Government Press, Mount Road, Madras, at Rs. 2-6-0 a copy.

NOTICE.

Fort St. George, July 18, 1904.

In the first line of Notification No. 254 on p. 57, 1904, Part I-A of the *Fort St. George Gazette*, dated 1st April 1904, for "S. No. 42-14 B" read "S. No. 42-14 A."

NOTIFICATIONS.

Fort St. George, July 25, 1904 (G.O. No. 1013, L. & M.)

No. 254.—The Government have hitherto directed to print book holders to facilitate towards the maintenance of our educational institutions which was established by Government. In modification of this they are pleased to permit book holders to facilitate towards the maintenance of educational institutions & to be printed from Government funds provided that

(1) the institution is a Government school or a special school for defectives which of like people from all over the Presidency, and

(2) such contributions together with the grant paid by Government does not exceed one-half of the net cost of the institution.

The nature of Government should be submitted in each case.

Fort St. George, July 25, 1904 (G.O. No. 1004, P.O.)

No. 255.—Under section 165 of the Madras District Municipality Act, 1895, the Government hereby publish for general information the following draft of a rule which it is proposed to add to the Building Rules made under section 164 of the Act and published in Part I-A of the *Fort St. George Gazette*, dated 21st January 1904. Notice is hereby given that any suggestion or representation which may prove any defect in such or in respect of the draft rule will be considered if submitted within six weeks from the date of publication of this notification. Those received after that date will be considered.

DRAFT RULE.

After rule 91 the following shall be added:—

(a) 91.—Application for permission to construct or reconstruct buildings generally.

91-A. Before granting permission for the construction or reconstruction of a building the Chairman shall take into consideration the provisions of electric supply laws, if any, in the building and shall withhold permission for such construction, or reconstruction, unless suitable arrangements are made by the applicant to meet the requirements of the rules made under the Indian Electricity Act, 1900.

Fort St. George, July 1, 1904 (G.O. No. 984, P.O.)

No. 127.—The Government approve the standard scale of essential surgical equipment proposed by the Surgeon-General for all local medical institutions other than those at district and taluk headquarters.

2. The standard scale will be printed as an annexure to this order and published in the *Fort St. George Gazette* for the information and guidance of all local bodies.

ANNEXURE.

Medical Institutions.—Minimum—Standard scale of surgical equipment for hospitals and dispensaries other than those at district and taluk headquarters.

Particulars and names of the articles with their values in the French francs (up of Indian Rupees).	Approximate cost.
1. Instruments, dressing, Madras Pattern, pocket case (274), one	Rs. 4 0
2. Pocket-case—G.S. set (229)	3 0
3. Do. Female (254), two at Rs. 2-6-0 each	6 0
4. Forceps, tongue (223), one	4 0
5. Forceps, with air pump (224), one	3 0
6. Forceps, Army, Wolf's, take all jobs (225), three at Rs. 5-1-0 each	15 0
7. Forceps, dressing, G. (226), one	5 0
8. Forceps, one surgical forceps (227), one	11 0
9. Cap Mouth, Moser's (228), one	2 0
10. Instruments—Wife's set, in pouch (229), one	20 0
11. Do. Tooth, in pouch (230), one	20 0
12. Probe, G.S. 9" (100), one	12 0
13. Pen, expanding (102), one	0 12 0
14. Nail file (104), two at Rs. 4-8-0 each	9 6
15. Forceps straight (104), one pair	9 1 4
16. Do. dissecting (105), one pair	3 10 0
17. Forceps—Vulcan's double (106), one	4 4 6
18. Tubes, glass vaginal (107), two	17 0 0
19. Suction pump (108), one	

Not given in the French Vocabulary

Fort St. George, July 21, 1924 (P.O. No. 1025, L. & M.)

No. 798.—In G.O. No. 1037, P.H., dated 20th August 1923, the attention of all local bodies was drawn to the seriousness of the problem of maternity and child welfare raised in the *Frank report*. They were requested to give effect to the practical measures suggested by the Director of Public Health in his memorandum annexed to the order and to report through him the action taken thereon.

2 In submitting the reports of the local bodies the Director of Public Health observed that the reports made by them in response and compliance. The Government realize that a large number of local bodies are still indifferent and have done little or nothing to improve existing conditions. Only 11 out of the 52 municipal councils, 26 out of the 123 local boards and 55 out of the 34 district boards have submitted any report at all. Of the local bodies who have sent reports may suppose their inability to take any action in the matter for want of funds. A great deal can, however, be done without expenditure of any large sum of money if public-spirited citizens can only be got to think and to work together.

3. The Government expect to note that only one local board has secured a ward committee to supervise the maternity of infants in 1923 out of sixteen of the areas under its control. The desirability of forming such committees is again impressed upon local bodies as it will not be possible otherwise to determine if and when child welfare measures are needed. Except in very few cases local bodies have not taken any steps to train their midwives. The Government consider that the work hitherto done by the trained staff should be speedily augmented with a view to securing the utmost of improvement in those work brought about by the training given to them. The reports received in this regard should realize the importance of watching the work of the midwives and taking appropriate steps for improvement wherever necessary. So far, very little progress has been made in the midwives in the work of looking after the health of the women in the important part played by maternity and child welfare, the national districts have much to learn from the example of the *Franklin Times*, where the national efforts of a non-pregnant few public-spirited men and women backed up by the Corporation have done a great amount of good to mothers and children.

4. The Director of Public Health has now recommended a simple scheme for organizing maternity and child welfare work. It is intended to all local bodies for adoption. They are requested to take steps to give a very child welfare service as possible by saving funds from the public and by contributions from their own funds. The suggestion of the Director of Public Health to organize local committees for maternity and child welfare throughout the year should also receive attention. The Government hope that the local bodies will take early steps to organize maternity and child welfare work as a special branch and show better results in future.

ANNOUNCEMENT

Letter from the Director of Public Health, Madras.

To the Secretary to Government, Local Self-Government (Public Health) Department.

1924.

Dated the 22nd April 1924.

M.—D. 116(P.H.).

In paragraph 4 of G.O. No. 1037, P.H., dated 20th August 1923, all local bodies were requested to report to Government, through the Director of Public Health, not later than 31st December 1923, the action taken by them in regard to child welfare and maternity relief in the areas under their respective jurisdictions. They were asked to formulate and carry into effect practical measures as the scheme indicated in the Director of Public Health's memorandum annexed with the above Government Order. While forwarding the reports of the local bodies to Government the Director of Public Health was asked to bring to the special notice of Government instances in which the action taken by the local body was satisfactory.

2. Up to date (22nd April 1924) forty-nine municipalities and seventy-eight local boards have sent in their reports and there are forwarded herewith in original. A summary* of the reports is also enclosed.

3. The following are the points on which local bodies were requested to take action:—

(i) *Reform organization of child welfare.*—The members of municipal councils and local boards were advised to form well-organized health committees to assist the executive in all health matters and to collect and arrange group insurance for those areas in which there was a high infantile mortality.

(ii) *Training of midwives.*—Every local body and municipality was asked to make a survey of the population under its jurisdiction, prepare an estimate of the number of midwives required and a list of the areas in which they should work and draw up a programme for training midwives so that the required number of midwives may be provided in course of time by the selection and training every year of suitable candidates possessing an educational qualification of at least second or third form.

(iii) *Control of midwives.*—The midwives already licensed in hospitals were to be brought on a common register, their knowledge to be improved by giving them various courses and their work to be supervised as far as time to time. Facilities should be given them for taking a three months' "out-patient" course after five or seven years service. Every midwife should also be licensed to attend regular deliveries in the local Medical Officer of Health or District Medical Officer.

An inspecting officer, extremely a qualified medical woman and having whom, a trained nurse thoroughly conversant with the art and practice of midwifery, should be appointed to maintain efficiency and discipline of the midwives employed in child welfare matters and to supervise their work.

(iv) *Training of health visitors.*—Local bodies which decided to employ health visitors were advised to get local candidates trained under the Lady Superintendent of the Madras City Child Welfare Scheme.

* Not printed.

(v) *Opening of maternity clinics and child welfare centres*.—At centres where the health of the mother and child must be systematically supervised. The centres to be managed by a committee of ladies who will be advised and well assisted by nurses.

(vi) *Structure of hospitals for children*.

(vii) *Structure of maternity welfare wards*.—Municipalities and District Boards to constitute a survey of their areas and decide where the provision of new maternity wards or additional labour wards in existing hospitals is called for. Each district headquarters hospital at least to have a maternity ward and each municipality to have a maternity hospital or ward.

(viii) *Parapetoid nurseries*.—To educate the public; baby shows, exhibitions, etc.

4. From the replies received it is seen that none of the municipalities or local bodies have formed ward committees to supervise mortality of infants in different sections of the areas under their control. The only local board that has taken some action in the direction is Unnikrishnan which has formed a committee of five members for the purpose. The District Health and Welfare Officer deems it essential to register births and deaths but, without the formation of epidemic committees to supervise the statistics of infantile mortality, it will not be possible to determine at what places child welfare centres are needed.

5. Of the 49 municipalities from which reports have been received, only Trichur has proposed to train six midwives. Among the hospitals, Changanassery, Changanassery and Ponnappuram have proposed to train one or two midwives and Perumthoor six midwives or midwives. The only District Board has sent a candidate to the Government Maternity Hospital, Madras, for training and also proposes to send up one every year. The remaining local bodies have not taken any active part for want of funds.

6. The municipalities of Adoor, Changanassery, Kollam, Kozhikode, Ponnappuram have arranged to get better women trained in local hospitals or under private medical institutions. Although such a training in the past has proved a failure, it will perhaps be worth while to train such of the classes as take some interest in the work and study with their work. They will enable us to know how far they have benefited by the training given to them and whether they still cling to their traditional methods. Until a sufficient number of trained midwives become available, this is the only means to adopt, which is also less costly. I do not believe however the district will ever improve by training. They have generally shown their inability in so far that within they benefit by any teaching of modern methods of midwifery. The Chairman, Marikudi Union, reports that many of the better women in the municipality are doing midwifery by themselves only but they have been given some training in midwifery by the Lady Assistant Surgeon of the Municipal Hospital. If this is so, it will be interesting to maintain a clear record of the cases attended by them and see if the training gives them scope about any improvement in their work.

7. Qualified midwives are already employed in the following municipalities and local boards:

Municipalities.	Number employed.	Municipalities.	Number employed.	Local Boards.	Number employed.
Trichur ..	3	Yellam ..	4	Pennakulam ..	1
Perumbilam ..	1	Changanassery ..	2	Kozhikode ..	1
Kozhikode ..	2	Changanassery ..	1	Kottayam ..	1
Perumbilam ..	1	Kollam ..	1	Chattam ..	2
Perum ..	1	Kollam ..	2	Kozhikode ..	2
Changanassery ..	4	Changanassery ..	2	Travancore ..	Not known.
Perum ..	1	Changanassery ..	1		

In Kollam Municipality where some are attended to by the midwife attached to the Municipal Dispensary. In Changanassery there is also a midwife attached to the Maternity ward of the Municipal Hospital in addition to four midwives working in the town. Since the issue of the Government Order on maternity and child welfare, only Changanassery and three or four local boards have proposed to employ a midwife each and Trichur and Kollam have an additional midwife. Vengappuram, Taluk Board has also proposed to employ three midwives. A few of these municipalities and local boards have sent in their midwives for a refresher course, but none of the reports show that any action has been taken by local bodies to recruit and supervise the work of the midwives in their employ as well as of those who may be engaged in private practice. Local bodies will do well to notice the importance of watching the work of the midwives and taking necessary steps for improvement whenever necessary as indicated in the Director of Public Health's memorandum.

8. In regard to the training of health visitors, I submitted proposals to Government for training local midwives under the Lady Superintendent of the Madras Child Welfare Scheme at Government host. Government accordingly addressed the municipal councils to state whether they were prepared to employ them on a salary of Rs. 80 per annum if the cost of their training was borne by Government. As the answer to this was not forthcoming the proposal was dropped by Government (D.O. No. 24, 14, P.H., dated 4th January 1934).

9. In view of the urgent and disconcerting nature of the replies from the local bodies, I suggest the following steps scheme for the situation and guidance of their local bodies. To organize maternity and child welfare work on a ward basis, it is necessary that child welfare centres should be established in all places where the services of qualified midwives can be provided. At present there are only midwives and child welfare centres only in a very few municipalities and with the exception of three municipalities (Kollam, Changanassery and Travancore) and with the exception of Taluk Boards which have proposed to open child welfare centres, other local bodies generally it is necessary to form a special committee of the local members of the locality with a strong representative of the municipal council or the local bodies concerned and collect funds from philanthropically-disposed persons. One or more child welfare centres should be opened and the expenses

included in the statement should be sent from the funds thus collected. For some time to come, to begin with, local bodies may have to give some contribution, but this will be found unnecessary in the long run when the efficiency and usefulness of these centres are more and more demonstrated and realised by the people. The following requirements of child welfare centres are—

- (1) Decent buildings—land or purchased and well furnished; and
- (2) One or two salaried staff who should be available immediately on duty in case of the centre.

A greater portion of the maternity and child welfare work can be got done by voluntary agencies and associations. Local bodies should therefore take steps to form Maternity and Child Welfare Associations on the first instance to carry out the objects mentioned above. Such associations were only in the rudimentary form in the past and several lakh rupees are due to be paid from the reports received in the office—

Expenditure.			Total Receipts.	
Grants-in-aid.	Maternity.	Endowment.	Maternity.	Endowment.
Grants-in-aid.	Endowment.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.
Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.
Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.	Grants-in-aid.

10. No action has been taken by the local bodies in regard to the provision of hospitals for children and maternity wards in the existing municipal or district headquarters hospitals.

11. In the matter of extending the centres on maternity and child welfare also nothing tangible appears to have been done by the local bodies. Furthermore besides the work done in this direction by the district health staff in the rural areas. In about two municipalities and a few taluk boards propaganda work on the subject of maternity and child welfare has been done by the local authorities. It is however gratifying to note that a great step has been taken to the child welfare movement during the recent national health and baby work when extensive propaganda work was done throughout the Presidency as all health agencies including municipal and child welfare work. One day during the week was set apart solely for mothers and babies, and the Baby Show organized at most of the centres in the Presidency was a complete success. Hundreds of babies with their mothers attended the show and, upon the occasion of various games and amusements. It is to be noted that the success of such shows may have a lasting effect, it is essential that local bodies should arrange to organize local committees for extensive propaganda throughout the year which does not cost anything except salaries labour by the educated and more fortunate members of society towards their less fortunate brethren.

Part II. *Group, July 11, 1924 (G.O. No. 1024, P.S.).*

No. 1024.—In pursuance of Notification No. 31, published on page 37 of Part I-A of the *Port St. George Gazette*, dated 25th February 1924, the Government are pleased to amend, under section 38 (1) of the Madras Town Planning Act, 1920, the provisions of the Act in the area in the following manner:

1. Under section 12 of the Madras Town Planning Act, 1920, the Government direct the Municipal Council to prepare, print and submit for their sanction by 31st August 1924 a scheme in respect of the said area.

SCHEDULE.

- No. 261, Tondiarpet village—S. Nos. 100, 101 to 104, 105, 106 to 109, 110 to 112 and the portion of the Tondiarpet reserved from being out of the municipal limits, reserved from local bodies other than the north-east corner of S. No. 202 to 204 (exclusive boundary shown as village land).
- No. 262, Kanchipuram village—S. Nos. 100 to 103, 104 to 109.
- No. 263, Kanchipuram village—S. Nos. 101 to 105, 110 to 112, 113 to 116, 117, 118 to 120, and portion of S. No. 202 to 204 (exclusive boundary shown as village land).
- No. 264, Kanchipuram village—S. Nos. 119 to 120, 201 to 204, 205 to 208 and 209.

Part II. *Group, July 18, 1924 (G.O. No. 1025, P.S.).*

No. 1025.—In pursuance of the powers conferred by sub-section (2) of section 5 of the Charitable Endowments Act, 1920, and with the concurrence of the Burgeon-General who has no objection to the same, the Government hereby modify the scheme settled for the administration of the trust known as the 'Lady Willington Scholarships' Endowment and published in notification No. 117 of 1924 and 202 of Part I-A of the *Port St. George Gazette*, dated 18th November 1919, by substituting the following for Schedule II thereof:—

SCHEDULE II.

Scheme under the Charitable Endowments Act, 1920, for the administration of the Lady Willington Scholarships Endowment Fund.

The Treasurer of Charitable Endowments shall stand possessed of the securities and moneys in the name of the said Lady Willington Scholarships Endowment Fund upon trust to permit the same to be administered by the Burgeon-General with the Government of Madras for the time being.

2. From the interest accruing from the said fund, two scholarships of the value of Rs. 20 each shall be awarded annually by the Burgeon-General with the Government of Madras as the recommendation of the Superintendent, Lady Willington Medical School for Women, in the regular students of the Lady Willington Medical School for Women, one of which is the scholar who holds the first of scientific examination in the first year and the other to the student who holds the list of successful candidates in the second year.

3. The scholarships shall be known as 'Lady Willington Scholarships' and are open to all students irrespective of nationality or creed who possess the medical studies at the Government Medical School for Women, Madras, qualifying for the L.M.B. diploma.

4. The scholarships are tenable for one year only.
5. It shall be open to the Stipendiary Director to withhold the scholarships, if, from any cause whatever, he feels a student unsuitable or that a student of the bottom proving inefficient.
6. In the case of the scholarships falling vacant or being withheld any other deserving women students of the school may, on the recommendation of the Stipendiary Director, be granted the scholarships, their term beginning from the date of selection and ending on the expiration of the prescribed course of study at that year.
7. The scholarships shall be created on the opening of the new Medical School for Women, Malabar, from July 1934.
8. The interest accruing from the fund till the opening of the new Medical School for Women and the surplus interest left after the award of the scholarships year after year shall be added to the corpus of the fund.

Port St. George, July 29, 1933.

No. 728.—The following is published for information:—

G.O. No. 248 I, dated 14th July 1934.

With a view to the development of electrical undertakings in this Province and to afford assistance to local bodies who desire to undertake the installation of local electric supply schemes for street light and fans and small power, the Government have decided to furnish professional assistance to such local bodies on the basis of the system which is at present followed in connection with sanitary works.

The Government are now prepared to consider applications from local bodies for assistance in connection with proposed local electric light and power installations.

Plans and estimates for such installations will be prepared by the Electrical branch, Public Works Department, a charge being made for the services of staff employed for the purpose.

The work will be executed by the Public Works Department.

Applications for loans, on terms similar to those on which loans are at present granted for sanitary works, will be considered.

T. HENNING,

Off. Joint Secretary to Government, P.W.D.

REGULATIONS No. 1933-I, L. & M., DATED 22ND JULY 1934.

Communicated to all Local Boards and Municipal Councils.

F. I. HOGAN,

Acting Secretary to Government.

No. 729.—The following is published for information:—

G.O. No. 645, Finance, dated 21st July 1934.

A reference has been made as to the present status of the work which may be assigned to the Local Board Accountants, the appointment of whom was mentioned in G.O. No. 503, Finance, of 28th March 1934. The work of these accountants relates to the preparation of the monthly accounts, which should be submitted to them and for which they should be held responsible in the first instance. The accountants are intended to assist the President of Local Boards in maintaining these accounts in a proper and efficient manner.

3. With reference to these accounts the following items of work should be assigned to the accountants:—

(i) The daily posting of the paid vouchers and receipted cheques in the postage register for the sample books of the accounts.

(ii) The completion of the monthly accounts and all subsidiary statements relating thereto.

(iii) The preparation of the monthly summary to be sent to the Government.

(iv) The preparation of the annual consolidated accounts for finance, health and urban boards.

(v) Correspondence relating to the maintenance and completion of these accounts.

3. A question has also been raised as to which of the registers mentioned in Article 180 of the Local Fund Audit Manual should be maintained by these accountants. The register which, according to Statutory Rule 310, Local Board Manual, was required to be maintained in Local Board offices, should be maintained in the administrative branch and should not be transferred to the accountants. The audit register referred to in Article 180, Local Fund Audit Manual, and paragraph 3 of G.O. No. 265, Finance, dated 2nd April 1933, will be maintained in the Audit Branch. Forms 173 and 175 are no longer necessary. The accountants should maintain the postage register in Forms 176 and 178 and the accounts and records connected therewith. The President should, however, satisfy himself from time to time that they are kept accurately and up-to-date.

H. W. DAVIES,

Secretary to Government.

Port St. George, July 29, 1934 (G.O. No. 249, L. & M.).

No. 730.—In continuation of G.O. No. 249, L. & M., dated the 29th February 1934, President of local boards are informed that with the introduction of the system of payment of local fund debts by cheque made up by bills and the transfer of the audit from Treasury Deputy Collectors to District Inspectors who are clerical officers, it is not possible to present claims against local funds

function of a Collector under the Act, and directed to take notice for the acquisition of the said land, A plan of the land is kept in the office of the Revenue Divisional Officer, Madras, and may be inspected at any time during office hours.

Madras district, Madhavai taluk, Kammampalayam village.

Wd, R.S. No. 102 B, belonging to Mylappe Pillai, bounded on the north by R.S. No. 103 B; A; and on the south by R.S. No. 101 B; and on the east by R.S. No. 45-B of South Madhavai village 1

Kammampalayam village situated to Kammampalayam.

Wd, R.S. No. 405, belonging to Mylappe Pillai, bounded on the north by R.S. No. 404, and on the south by R.S. No. 103 B; A; and on the east by R.S. No. 406, and on the west by R.S. No. 407 18
Total 19

No. 107.—Under section 6 of the Land Acquisition Act, 1894, the Government hereby declare that the land mentioned below and measuring 214 square feet, be the same a little more or less, is needed for a public purpose, to wit, for widening the gateway to the drinking water well in Kammampalayam, Madhavai taluk, and under sections 5 and 7, the Revenue Divisional Officer, Madras, is empowered to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Madras, and may be inspected at any time during office hours.

Madras district, Madhavai taluk, East Madhavai village.

Kammampalayam, R.S. No. 108 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 109 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714

No. 108.—Whereas it appears to the Government that the land mentioned below is needed for a public purpose, to wit, for the reconstruction of the Board Secondary school building at Kammampalayam, Madhavai taluk, and under sections 5 and 7, the Revenue Divisional Officer, Madras, is empowered to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Madras, and may be inspected at any time during office hours.

Kammampalayam village situated to Kammampalayam.

Kammampalayam, R.S. No. 108 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 109 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714
Kammampalayam, R.S. No. 109 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 108 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714
Kammampalayam, R.S. No. 110 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 109 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714
Kammampalayam, R.S. No. 111 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 110 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714
Kammampalayam, R.S. No. 112 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 111 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714
Total 714

No. 109.—Whereas it appears to the Government that the land mentioned below is likely to be needed for a public purpose, to wit, for widening a drinking water well for the inhabitants of Kammampalayam village, and under sections 5 and 7, the Revenue Divisional Officer, Madras, is empowered to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Madras, and may be inspected at any time during office hours.

Kammampalayam village situated to Kammampalayam.

Kammampalayam, R.S. No. 113 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 112 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714

No. 110.—Under section 6 of the Land Acquisition Act, 1894, the Government hereby declare that the land mentioned below and measuring 124 square feet, be the same a little more or less, is needed for a public purpose, to wit, for widening a drinking water well for the inhabitants of Kammampalayam village, and under sections 5 and 7, the Revenue Divisional Officer, Madras, is empowered to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Madras, and may be inspected at any time during office hours.

Kammampalayam village situated to Kammampalayam.

Kammampalayam, R.S. No. 114 B, belonging to Jaganath, 1st, Chelvingan Pillai and Kammampalayam Pillai, and on the north by R.S. No. 113 B; and on the south by T.S. No. 10 A; and on the east by T.S. No. 10 B; and on the west by T.S. No. 10 C 714

No. 761.—Whereas it appears to the Government that On undermentioned land situated in Kumpur village, Bhojpur taluk, Bhojpur district, is needed for a public purpose, to wit, for a path to the dairy market, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of subsection (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act, XXXVIII of 1919. The Government hereby authorizes the staff of the Union Board, Bhojpur District, and the Revenue Department Office, Namsaidi, and its subordinate to execute the powers conferred by section 4 (1) of the Act, and, under section 3 of the Act, agree that the Revenue Department Office, Namsaidi, to perform the functions of a Collector under section 5-A of the Act.

Kol-ma Ghatia, Bhojpur taluk, Bhojpur Village (nilina)

Wilgunde gramshala plot No. 1, owner Mahababur Chakri, bounded on the north by Chakri's land; and on the south by Chakri's land; and on the east by Vajrapur Chakri's land; and on the west by Vajrapur Chakri's land	4000
Wilgunde gramshala plot No. 2, owner Vajrapur Chakri, bounded on the north by Chakri's land; and on the south by Vajrapur Chakri's land; and on the east by Vajrapur Chakri's land; and on the west by Vajrapur Chakri's land	40200
Wilgunde gramshala plot No. 3, owner Vajrapur Chakri, bounded on the north by Chakri's land; and on the south by Chakri's land; and on the east by Chakri's land; and on the west by Chakri's land	40100
Wilgunde gramshala plot No. 4, owner Vajrapur Chakri, bounded on the north by Chakri's land; and on the south by Chakri's land; and on the east by Chakri's land; and on the west by Chakri's land	40100
Total	40420

No. 762.—Under section 3 of the Land Acquisition Act, 1894, the Government hereby declares that the land mentioned below and described 1 and 2, to wit, be the same as will more or less, is needed for a public purpose, to wit, for the formation of the Kundanaram-Turkashiyam road, Bhojpur district; and, under sections 3 and 7, the Revenue Department Office, Bhojpur, is appointed to perform the functions of a Collector under the Act and directed by said order for the acquisition of the said land. Plans of the lands are kept in the office of the Revenue Department Office, Bhojpur, and may be inspected at any time during office hours.

Revenue district, Bhojpur taluk, Pathanamphum village.

Ben, Desastha No. 1, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 2, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 3, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 4, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 5, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 6, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 7, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 8, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 9, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Ben, Desastha No. 10, belonging to the trustees of the Subhagawati Agrahar temple, viz. (1) Bhatia Vihar, (2) Vajrapur Vihar, and (3) Lakshman Vihar, bounded on the north by same land; and on the south by the Subhagawati Agrahar temple; and on the east by the Subhagawati Agrahar temple; and on the west by the Subhagawati Agrahar temple	4 10
Total	4 10

No. 763.—Whereas it appears to the Government that the lands mentioned below and situated in Tejkhur district, Madras taluk, Madras district, are needed for a public purpose, to wit, for the formation of the road of Tejkhur and Tejkhur High Road, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of subsection (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1919. The Government hereby authorizes to perform the functions of a Collector under the Act.

Madras district, Madras taluk, Tejkhur division.

R.S. No. 101 (part) bounded on the north by R.S. No. 101 part, and by R.S. No. 101 part; and on the south by R.S. No. 101 part; and on the east by R.S. No. 101 part; and on the west by R.S. No. 101 part	42
R.S. No. 102 (part) bounded on the north by R.S. No. 102 part, and by R.S. No. 102 part; and on the south by R.S. No. 102 part; and on the east by R.S. No. 102 part; and on the west by R.S. No. 102 part	42
R.S. No. 103 (part) bounded on the north by R.S. No. 103 part, and by R.S. No. 103 part; and on the south by R.S. No. 103 part; and on the east by R.S. No. 103 part; and on the west by R.S. No. 103 part	42
R.S. No. 104 (part) bounded on the north by R.S. No. 104 part, and by R.S. No. 104 part; and on the south by R.S. No. 104 part; and on the east by R.S. No. 104 part; and on the west by R.S. No. 104 part	42
Total	42

No. 764.—Under section 3 of the Land Acquisition Act, 1894, the Government hereby declares that the land mentioned below and described 1 and 2, to wit, be the same as will more or less, is needed for a public purpose, to wit, for the formation of the road of Tejkhur and Tejkhur High Road, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of subsection (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1919. The Government hereby authorizes to perform the functions of a Collector under the Act.

